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THE FORT ST. GEORGE GAZETTE

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Part IV—Proceedings of the Madras Legislature

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Bills to be introduced in the Council of the Governor of Fort St. George assembled for the purpose of making Laws and Regulations.

Under rule 18 of the Madras Legislative Council Rules, the following Bills, together with the Statements of Objects and Reasons, are published for general information:—

BILL No. 11 OF 1935.

WHEREAS the Secretary of State for India in Council has made a rule authorising the local legislature, subject to certain conditions and restrictions, to make laws for the establishment, and for determining the functions, of a Commission to regulate the public services of the Presidency of Madras:

AND WHEREAS it is necessary and expedient to establish a Commission for discharging the functions hereinafter specified in relation to the said services.

AND WHEREAS the previous sanction of the Governor-General has been obtained to the passing of this Act;

ENACTED

It is hereby enacted as follows:—

CHAPTER I.—PRELIMINARY.

Short title
and extent.

1. (1) This Act may be called the Madras Public Service Commission Act, 1935.

(2) It extends to the whole of the Presidency of Madras.

Repeal.

2. The enactments mentioned in the schedule are hereby repealed.

Definitions.

3. (1) In this Act unless there is something repugnant in the subject or context—

(a) 'Chairman' means the Chairman of the Commission referred to in clause (4),

(b) 'Commission' means 'The Madras Public Service Commission' established under this Act;

(c) 'Governor' means the Governor of Madras;

(d) 'Member' means a member of the Commission referred to in clause (4).

(e) 'Presidency' means the Presidency of Madras; and

(f) 'Public Service Commission' means the Commission established under section 96 C of the Government of India Act.

(2) In this Act, the terms 'all-India service,' 'provincial service,' 'specialist service' and 'subordinate service' shall have the same meaning as they have in the rules made under sub-section (2) of section 96-B of the Government of India Act by the Secretary of State for India in Council, the Governor-General in Council or the Local Government.

CHAPTER II.—CONSTITUTION OF THE COMMISSION.

Establishment of
Madras Public
Service
Commission.

4. There shall be established for the Presidency a Commission named 'The Madras Public Service Commission' consisting of a Chairman and such number of other members as the Governor may by regulation determine, for performing the functions hereinafter specified in this Act in respect of the public services in the Presidency.

5. (1) The Governor shall appoint, and may remove from office, the Chairman and the other members of the Commission.

*Appoint-
ment and
removal of
the Chairman
and mem-
bers.*

(2) Not less than one-half of the members of the Commission shall be persons who at the dates of their respective appointments have held office for at least ten years under the Crown in India.

(3) A person who has been the Chairman or a member shall, on vacating his office, be ineligible to hold any office under the Crown in India other than the office of the Chairman or member of the Public Service Commission or of a Commission set up by any law enacted under the authority of Rule 13 of the Civil Services (Classification, Control and Appeal) Rules.

(4) No Chairman or member shall hold, during his service on the Commission, any other office under the Crown in India.

Nothing in this sub-section shall, however, bar the Chairman or other member having a lien on his post on the Commission while holding the office of Chairman or member of the Public Service Commission, or the office of Chairman of the Commission, as the case may be.

6. The Governor may by regulations—

*Power of the
Governor to
make regula-
tions regard-
ing strength,
salaries and
staff of the
Commission.*

(a) determine the number of members of the Commission, the tenure of office of the Chairman and other members, the salary and allowances (including travelling allowances) payable to them and their conditions of service; and

(b) make provision with respect to the numbers of the staff of the Commission, the salary and allowances (including travelling allowances) payable to the members of such staff and their conditions of service, and also with respect to such other expenses as may be incidental to the work of the Commission, including contingencies, supplies and services.

CHAPTER III.—FUNCTIONS OF THE COMMISSION.

7. (1) Subject to the regulations, if any, made by the Governor under sub-section (3) and subject also to the provisions of sub-section (5), the Commission shall be concerned—

*Functions of
the Governor
and
the Commission.*

(a) on all matters relating to methods of recruitment to any provincial, specialist or subordinate service;

- (b) on the principles to be followed in making appointments to any provincial, specialist or subordinate service and in making promotions and transfers from one such service to another;
- (c) on the suitability of candidates for such appointments, promotions or transfers;
- (d) on all disciplinary matters affecting a person serving His Majesty in any provincial, specialist or subordinate service, including memorials or petitions relating to such matters;
- (e) on any claim by, or in respect of, a person who is serving or has served His Majesty in any provincial, specialist or subordinate service that any costs incurred by him in defending legal proceedings instituted against him in respect of acts done or purporting to be done in the execution of his duty should be paid out of the revenues of the Presidency;
- (f) on any claim for the award of a pension in respect of injuries sustained by a person while serving His Majesty in any provincial, specialist or subordinate service and any question as to the amount of any such award;

and it shall be the duty of the Commission to advise on any matter so referred to them and on any other matter which the Governor may refer to them.

(2) It shall also be the duty of the Commission to conduct all examinations for appointments to any provincial, specialist or subordinate service.

(3) The Governor may make regulations specifying the matters on which either generally or in any particular class of case or in any particular circumstances it shall not be necessary for the Commission to be consulted.

(4) Nothing contained in sub-section (1) shall require the Commission to be consulted as respects the manner in which appointments and posts are to be allocated as between the various communities in the Presidency or, in the case of the subordinate ranks of the police forces in the Presidency, as respects any of the matters mentioned in clauses (a), (b), (c) and (d) of sub-section (1).

8. If the exercise of their functions under section 7, the Commission shall observe the rules, if any, made by the Local Government under sub-section (2) of section 96 B of the Government of India Act regarding the constitution of, or recruitment to, the provincial, specialist or subordinate service concerned.

Commission to observe statutory rules.

9. Where any examination is to be held in India to determine whether probationers or officers already in the service of the Local Government have sufficient knowledge of any language or of any law, rules or orders which they may be called upon to administer, or possess any other qualifications including sufficient skill in equitation, which can be tested by examination, to justify their appointment to or promotion in an all-India, provincial, specialist or subordinate service, the Commission shall—

Examinations for probationers and other Government services.

- (i) advise the Local Government in regard to the rules prescribing
 - (a) the conditions of admission to the examination,
 - (b) the syllabus of the examination, and
 - (c) the percentage of marks to be obtained for passing the examination;
- (ii) make all arrangements for the actual conduct of the examination; and
- (iii) publish the results in the Fort St. George Gazette:

Provided that the Commission shall not exercise any functions under this section in respect of any person in the Civil Service of the Crown in India other than a member of a provincial, specialist or subordinate service save with the general or special approval of the Secretary of State in Council in the case of persons appointed by him and of the Governor-General in Council in other cases.

Provided further that the Governor may by regulation exclude any examination from the scope of this section.

10. In any case in which the Commission are consulted under clause (d) of sub-section (1) of section 7 on any disciplinary matter or on any memorial or petition relating to such matter, the record of the case shall be forwarded to the Commission and the opinion given by the Commission shall form part of the record.

Records in disciplinary cases to be sent to the Commission.

CHAPTER IV.—MISCELLANEOUS.

Vacancy not to invalidate proceedings of Commission.

11. The proceedings of the Commission shall not be invalidated by reason of any vacancy in the office of the Chairman or a member.

Commissioners permitted to call for information.

12. The Commission may, at any time, call for any record, report or information which may in their opinion be necessary to enable them to discharge their functions, from the Local Government or from any head of a department or other authority subordinate to the Local Government, and such record, report or information shall be furnished to the Commission without undue delay by the Local Government or authority concerned, unless the Local Government certify that the same—

- (a) cannot be furnished without undue labour, or
- (b) should be withheld in the public interest, or
- (c) is not necessary to enable the Commission to discharge their functions.

General power of the Governor to make regulations.

13. (1) The Governor may make regulations to carry out all or any of the purposes of this Act and not inconsistent therewith.

(2) In particular and without prejudice to the generality of the foregoing power, the Governor may make regulations prescribing the procedure to be adopted by the Commission.

Publication of regulations.

14. All regulations made under this Act shall be published in the *Port St. George Gazette* and upon such publication shall take effect as if enacted in this Act.

THE SCHEDULE.

ENACTMENTS REPEALED.

(See section 2.)

Year.	No.	Short title.
1929	XI	The Madras Services Commission Act, 1929.
1931	IV	The Madras Services Commission (Amendment) Act, 1931.
1932	VIII	The Madras Services Commission (Amendment) Act, 1932.

STATEMENT OF OBJECTS AND REASONS.

Experience of the working of the Madras Services Commission Act, 1929 (Madras Act XI of 1929), has disclosed the need for its modification in several directions. While on the one hand, the Act does not permit the appointment to, or the assumption by, the Commission of any functions other than those specifically mentioned therein, on the other the Act is rigid to the point of inflexibility in that it does not provide for any waiver of the requirements imposed by it in any of the cases to which it does apply. In actual practice the advice of the Commission is sought and given on various matters, although on a strict construction of the Act, it would be ultra vires the Commission's powers to advise thereon. It is necessary that the practice should be regularized, and it is proposed to do so by authorizing the Commission to advise on all such matters as may be referred to them by the Governor. Again, under section 22 of the Act as it stands now, consultation with the Commission is obligatory in every case of recruitment made in India to services under the control of the Local Government including even those of posts and establishments. It is impossible for the Commission to cope with the volume of work which a strict compliance with this section will entail. The Commission has also found it difficult to undertake the selection of candidates for certain classes of posts. Further, the procedure provided in the Act has been found unsuitable in some cases. It is therefore essential that power should be taken to specify the matters on which either generally or in particular classes of cases or in particular circumstances it shall not be necessary to consult the Commission.

The opportunity has been taken to modify the existing Act so as to ensure that a Public Service Commission functioning, so far as practicable, on the lines envisaged in the Government of India Act, 1935, is in full working order in this Presidency before the inauguration of the new Constitution.

The Notes on Clauses below explain in detail the various provisions in the Bill.

NOTES ON CLAUSES.

Clause 1 (1).—The name of the Commission has been altered from 'The Madras Services Commission' into 'The Madras Public Service Commission' in conformity with the designation assigned to Provincial Commissions in the Government of India Act, 1935.

Clause 3 (2).—This corresponds to section 2 (1) of the existing Act. Definitions of 'Governor' and 'Presidency' have been added as those expressions occur in several places in the body of the Bill.

Clause 2 (2).—This corresponds to section 2 (2) of the existing Act. The references to 'special posts' which occur here and elsewhere have been changed in the Bill into references to 'specialist service' in conformity with the language of the Civil Services (Classification, Control and Appeal) Rules.

Clause 4.—This corresponds to section 5 of the existing Act with the modification that the Governor has been authorized to fix the number of members of the Commission by regulation.

Clause 5.—Sub-clauses (1), (3) and (4) of this clause correspond respectively to sections 4 (1), (3) and (4) of the existing Act. Section 4 (2) of the existing Act has been omitted as the terms of office and conditions of service of the members of the Commission, which will include their age of retirement, are to be determined by the regulations made by the Governor under the next clause, namely, clause 6.

Clause 6.—This confers powers on the Governor to make regulations to determine the number of members of the Commission, their tenure of office, the salaries and allowances payable to them and their conditions of service and also to make provision with respect to the staff of the Commission, the conditions of service of the members of the staff, and the expenses incidental to the working of the Commission. This avoids the rigidity entailed by the detailed provisions contained in sections 5, 6 and 7 of the existing Act.

Clause 7.—This specifies the functions of the Commission. Provision has been made for exemptions being made by regulations made by the Governor. Sections 8 to 11 and 15 of the existing Act have been omitted as unnecessary in view of the comprehensive provision made in this clause.

Clause 8 and 9 correspond respectively to sections 12 and 13 of the existing Act with the references to 'special post' altered into references to 'specialist service.' It has also been made clear in clause 9 that the Governor may by regulation exclude any examination from the scope of that clause.

Clause 10.—This corresponds to section 17 of the existing Act. The requirement that the opinion of the Commission in disciplinary cases should be communicated to the officer or officers concerned along with the orders in the case, has been omitted as the matter is better regulated by Governor's regulations.

Clause 11.—This reproduces section 18 of the existing Act.

Clause 12.—This is intended to clothe the Commission with all such powers as are necessary to enable them adequately to discharge their functions. Power has been given to

the Commission to call for any record, report or information which may in their opinion be necessary for the purpose. At the same time safeguards have been provided against the excessive use of the power.

Clause 13.—This corresponds to section 21 (1) and (2) of the Act. The power to make regulations to carry into effect the provisions of the Bill and to regulate the procedure of the Commission has been assigned to the Governor.

Clause 14.—This provides that all regulations made by the Governor shall be published in the Port St. George Gazette and that on such publication they shall have effect as if enacted in the Act.

27th October 1935.

C. A. SOUTER.

BILL No. 20 OF 1935.

A Bill to provide for the levy of a tax on certain forms of betting in the Presidency of Madras.

WHEREAS it is necessary to make an addition to the public revenue of the Presidency of Madras and for that purpose to provide for the levy of a tax on certain forms of betting; It is hereby enacted as follows:—

1. (1) This Act may be called the Madras Betting Tax Act, 1935.

(2) It extends to the whole of the Presidency of Madras. That this, extent and enforcement.

(3) (a) This section shall come into force at once.

(b) The remaining provisions of this Act shall come into force in the district of Chingleput-Madras on the 15th day of November 1935.

(c) The Local Government may, by notification in the Port St. George Gazette, direct that all or any of the remaining provisions of this Act shall come into force in any other local area on such date as may be specified in such notification.

2. (1) This Act shall apply only to betting at meetings for horse-races and pony-races. Application of the Act and savings.

(2) Nothing in this Act shall affect the provisions of the Madras City Police Act, 1858, or of the Madras Gaming Act, 1930, regarding the time and place at which betting on horse-races may take place.

Madras Act
17 of 1935.
Madras Act
115 of 1935.

Definitions.

3. In this Act, unless there is anything repugnant in the subject or context—

- (a) "backer" includes any person who bets at a totalizer or with a book-maker;
- (b) "bet" includes wagers; and "betting" includes wagering;
- (c) "book-maker" means a person who carries on the business of making bets with the public in general;
- (d) "director" means the person (whether an individual, a corporate body or an association) primarily responsible for the holding of a race-meeting;
- (e) "prescribed" means prescribed by rules made under this Act;
- (f) "race-meeting" means an assembly of persons for horse-racing or pony-racing to which the public have access whether on payment or otherwise; and
- (g) "totalizer" means any machine, instrument or contrivance for enabling persons to make bets with one another on the principle of a common pool.

Levy of
tax on
backer.

4. (1) The Local Government may, by notification in the Port St. George Gazette, from time to time, direct that a tax (hereinafter referred to as the totalizer tax) shall be levied on backers in respect of all moneys paid by them into any totalizer by way of stakes or bets.

(2) Every notification issued under sub-section (1) shall specify the local area in which, the rate at which, and the date from which, the totalizer tax shall be levied:

Provided that the rate shall not exceed four per cent of every sum paid into the totalizer.

(3) Each portion of the moneys paid into the totalizer as is equivalent to the amount of the totalizer tax calculated at the rate specified in the notification aforesaid shall be deemed to have been paid by the backer on account of the totalizer tax and to have been received by the director on behalf of the Local Government.

Levy of tax
on bets
made with
book-
makers.

5. (1) The Local Government may, by notification in the Port St. George Gazette, from time to time, direct that a tax (hereinafter referred to as the betting tax) shall be levied on book-makers in respect of all moneys

(exclusive of the amount of the bets) paid or agreed to be paid by them to backers in consequence of the winning by the latter of bets made in a place within the race enclosure which the director has, with the sanction of the Local Government, set apart for the purpose of such betting.

(2) Every notification issued under sub-section (1) shall specify the local area in which, the rate at which, and the date from which, the betting tax shall be levied:

Provided that the rate shall not exceed four per cent of every sum paid out by a book-maker to a winning backer, the amount of the bet being excluded.

(3) The betting tax shall be collected, and paid to the Local Government, in such manner as may be prescribed.

6 The director of every race meeting at which betting takes place shall—

(a) cause accounts to be kept in the prescribed manner of all sums paid into every totalisator used, and of all sums paid or agreed to be paid by book-makers to backers in consequence of bets won by the latter at such meeting;

(b) forward at the time, in the manner, and to the officer, prescribed in this behalf, a return showing the total amount of the moneys paid into every totalisator used at such meeting and whenever required, make over to the prescribed officer the amount of totalisator tax collected at such meeting; and

(c) furnish such other reports and returns as may be prescribed.

7 The director of every race meeting held in any local area in respect of which a notification has not been issued under section 4 or section 5 shall pay to the Local Government by way of tax, in respect of such meeting, such amount not exceeding five hundred rupees as may be prescribed.

8. (1) The Local Government may appoint persons, and may authorize them to appoint other persons, for any local area, to inspect race meetings and the accounts of betting thereat.

(2) Every person appointed under sub-section (1) shall be deemed to be a public servant within the meaning of section 21 of the Indian Penal Code and shall be ^{XL} gives free access to every race meeting held in the local area for which he has been appointed and to every place where betting is conducted at such race meeting, and to all books of account relating to such betting, whether such books belong to the director or to any book-maker.

Exemption. 9. The Local Government may, by notification in the *Fort St. George Gazette*, exempt any race meeting from—
(a) the totalisator tax leviable under section 4, or
(b) the betting tax leviable under section 5, or
(c) the tax leviable under section 7.

Power of Local Gov. to make rules. 10. (1) The Local Government may, by notification in the *Fort St. George Gazette*, make rules—

(a) with reference to all matters expressly required or allowed by this Act to be prescribed, and

(b) to carry out all or any of the purposes of this Act and not inconsistent therewith.

(2) In particular and without prejudice to the generality of the foregoing power, the Local Government shall have power to make rules regarding the manner in which any tax payable under this Act may be recovered.

STATEMENT OF OBJECTS AND REASONS.

The object of this Bill is to impose a tax on betting on horse and pony races held in the Presidency of Madras and thereby augment the financial resources of the Presidency. Similar legislation is in force in three other provinces, namely, Bengal, Bombay and Burma.

2. The provisions of the Bill are based on those contained in the Bengal, Bombay and Burma Acts on the subject—Bengal Act V of 1922, Bombay Act VI of 1925 and IV of 1933 and Burma Act IX of 1928. The Bill, in the first instance, will be in force only in the Chingleput-Madras district. Power has, however, been taken to bring the Bill into force in other local areas. Such forms of betting which prevail in the Presidency, namely, betting through totalisators and

betting through book-makers are intended to be covered. In the latter case however the tax will be levied only on winnings paid out by book-makers.

4th October 1935,

A. T. PANNIRSELVAM.

Act of the Local Legislators of Madras.

In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been assented to by the Governor on the 22nd September 1935 and by the Governor-General on the 4th October 1935, is hereby published for general information:—

ACT No. XIV OF 1935.

An Act further to amend the Madras City Municipal Act, 1919, for a certain purpose.

Enacted
in the
19th
year
of
His
Majesty
the
King.

WHEREAS it is expedient further to amend the Madras City Municipal Act, 1919, for the purpose hereinafter appearing; It is hereby enacted as follows:—

1. This Act may be called the Madras City Municipal (Amendment) Act, 1935.

Enacted
in the
19th
year
of
His
Majesty
the
King.

2. Notwithstanding anything contained in sub-sections (1) and (2) of section 55 of the Madras City Municipal Act, 1919 (hereinafter referred to as the said Act), the Local Government may, by notification in the *Port St. George Gazette*,—

Power to
postpone the
elections of
divisional
councillors.

(a) extend for a period not exceeding six months from the date of the commencement of this Act the term of office of the ten divisional councillors whose term expires, under sub-section (1) of section 55 of the said Act, at noon on the first day of November 1935; and

(b) direct that the primary elections of divisional councillors required to be held under sub-section (2) of section 55 of the said Act in the months of August and September 1935, shall be postponed accordingly.

In pursuance of the provisions of sub-section (3) of section 81 of the Government of India Act, the following Act of the Local Legislature of Madras having been assented to by the Governor on the 18th September 1933 and by the Governor-General on the 3rd October 1933, is hereby published for general information:—

ACT No. XV OF 1933.

An Act further to amend the Madras Village Courts Act, 1888, for a certain purpose.

WHEREAS it is expedient further to amend the Madras Village Courts Act, 1888, for the purpose hereinafter appearing;

AND WHEREAS the previous sanction of the Governor-General has been obtained to the passing of this Act;

It is hereby enacted as follows:—

Short title.

Amendment of section 9, Madras Act 1 of 1888.

1. This Act may be called the Madras Village Courts (Amendment) Act, 1933.

2. After sub-section (3) of section 9 of the Madras Village Courts Act, 1888, the following sub-section shall be inserted, namely:—

“(3-A) Notwithstanding anything contained in sub-sections (2) and (3), the Collector may in his discretion appoint not more than two members to the panchayat court by nomination from any one or more of the communities which are in a minority in the area for which the court is established (for example, Muslims, Indian Christians and Depressed or backward classes) and which communities are not already represented on the court. Any member or members so appointed shall be in addition to the strength of the court as determined under sub-section (2).”

Madras Act 1 of 1933.

Madras Act 1 of 1888.

(By order of His Excellency the Governor)

G. T. BOAG,

Secretary to Government, Law (Legislative) Dept.

Scandinavian No. 37-8.



മോട്ടോസൈക്ലിംഗ് ജോജ് ഗെസ്സറർ

IV-3: *Accounting* *Accounting* *Accounting*

SUPPLEMENT TO PART IV—FORT ST. GEORGE GAZETTE

11.] OCTOBER 29, 1935. [Page, 6 of 6.]

കുറിപ്പ്: ചുരുക്കപ്പേരുകൾ, 1988 മാർച്ച് 18-ാം തീയതി.

മതിയാശി ഗവണ്മെന്റ് ബിൽ

BILL OF THE GOVERNMENT OF MADRAS

ജിതാജ്ഞാതം: ഹൃദയമിഷ്ടം. ഭാഗ്യമേകനാളെ യോദ്ധാസേനാ
 യോദ്ധാ ഗോപാലനാ സാമ്രാജ്യാഭിഷാപനാളെ ജിത

ജനീയററി നിയമനിർമ്മാണ സഭാചട്ടങ്ങളിന്മേ 18-ാം മുതൽക്കാണ്, നമ്മെ കാണുന്ന സ്ഥിതി മറ്റൊരാളാണെന്നുള്ള വിവരണ നോക്കുമ്പോൾ എല്ലാവരും അറിയാത്തവിധി പ്രസിദ്ധീകൃതങ്ങളായിരിക്കുന്നു.

BILL No. 17 of 1935.

1925 603 17-30 (musk musk).

A BILL FOR THE IMPOSITION AND LEVY OF LICENCE
FEES ON THE SALE OF TOBACCO IN THE PRESI-
DENCY OF MADRAS.

ജി.ജി.സി. സർവ്വകലാശാലയിൽ പൂർത്തിയായ വിദ്യാർത്ഥികൾക്ക് സർവ്വീസ് ഫീസ് മുടങ്ങുകയും വസ്തുവകകളും പദ്ധതിയിട്ട അടിസ്ഥാനം.

ജനനാശി സംസ്ഥാനത്തിൽ ചുരുക്കിയിട്ടുള്ളതുകൊണ്ടും മറ്റൊരു
പീഠം സി.പി.എം. ചുരുക്കുകയും വേണ്ടതാകുകയും
ചെയ്യുന്നതു തുടങ്ങിയിട്ടുണ്ടാകാം.

ഇത് നമുക്ക് പണ്ഡിതങ്ങളെക്കുറിച്ച് യഥാർത്ഥ ജനങ്ങൾ മുൻനിർത്തി
മുൻനിർത്തി സിദ്ധിച്ചിട്ടില്ലെന്നതാണ്.

ഇതിനുള്ള അനുബന്ധങ്ങൾ നിയമിച്ചിരിക്കുന്നു :—

1. (1) ഈ അക്റ്റിനെ 1933 ൽ തന്നെ താഴെ പറയുന്ന പ്രകാരം ഭേദിക്കുക.

(2) རྒྱུ་རྩེས་ཀྱི་གནད་དོན་གྲུབ་པ་ལྟར་གྱི་ཕྱི་མཁའ་ཤར་གྱི་

(3) ഈ വകുപ്പ് ഉത്തരവ് നൽകുന്നതിനായി സർക്കാർ അനുമതി നൽകിയ സമയം മുതൽ ഈ വകുപ്പ് പ്രവർത്തിക്കുന്നു. ഈ വകുപ്പ് പ്രവർത്തിക്കുന്നതിനായി സർക്കാർ അനുമതി നൽകിയ സമയം മുതൽ ഈ വകുപ്പ് പ്രവർത്തിക്കുന്നു. ഈ വകുപ്പ് പ്രവർത്തിക്കുന്നതിനായി സർക്കാർ അനുമതി നൽകിയ സമയം മുതൽ ഈ വകുപ്പ് പ്രവർത്തിക്കുന്നു.

2. ഈ അക്വിസ്, വികസനത്തിന് നല്ല
 സാഹചര്യം വികസനത്തിന് വേണ്ടി
 നിലനിൽക്കുന്നു.

[illegible]

(2). "കുതിരകൾ" എന്നൊന്നിനെ ഈ അഭിപ്രായം കമി
ക്കത്തക്കൂട്ടി സാധിക്കാത്തതും സമയക്കൂട്ടവും പ്രവൃത്തിക്കു
മയക്കൂട്ടവും മലയാളൻ തദ്ദേശം നവംബർ ൧൯൩൪-ൽ നിയമിത
പ്രകാരം വെട്ടു മോശാധിപിയെ മലയാളൻ എന്നർത്ഥംകൊണ്ടു

(16). “வகப்புரியான விதமு” “ஊற்றினை ஐயாவதையுந் தீர்த்து அகலியாவதையுந் தவிர்த்து விடும்” ஊற்றினை, “வகப்புரியாயி விட்டிருந் தது.” “ஊற்றினை” என அதுபோல விவரமாய்க்கப்படுகின்ற அகலியை வகப்புரியான விடும்படியான உதாரணமாக சரிப்படுத்திக் காண்க ஊற்றினைப் பற்றுக.

[illegible][illegible][illegible][illegible]

7. 11 - 90 மாதிரித் திண்ணைய சாதுரிசில்புறத்தை
சீக்க, பாறையுங் கிடங்குச் சாதுரத் து
சாதுரிசில்புறத் திண்ணையுங் துப்புறத்
புறத்தையுங் சாதுரிசில்புறத் துப்புறத்
சாதுரத் துப்புறத்தையுங் திண்ணையுங் துப்புறத்
கிணற் சாதுரிசில்புறத்தையுங்

എന്നതാണ് മറ്റൊരു വിമർശനം. അതുകൊണ്ട് ഇതിനെക്കുറിച്ച് കൂടുതൽ ചർച്ചയ്ക്കായി അഭിപ്രായപ്പെട്ടിട്ടുള്ള ചില വിശ്വാസികൾ ഇവരാണ്.

[illegible]

അദ്ധ്യക്ഷൻ
വിവിധ വിഷയങ്ങൾ
കുറിപ്പ്

12. 1906 ആക്ടുകൾ 2222 ഏതൊരു
അദ്ധ്യക്ഷൻ വാങ്ങുന്നതോ പ്രകാരം
അത് മേൽ കല്പനയോട് കമ്പിയിൽ നിർദ്ദി
ശിക്കുന്നതാണ്.

- (a) വെല്ലുവിളിക്കുന്നതിൽ അല്ലാത്തതും,
- (b) വെല്ലുവിളിക്കുന്നതിൽ അതിനെ വേർതിരിക്കും,
- (c) കടമയെക്കുറിച്ചും,
- (d) കല്പനകൾക്കുപുറത്തും നിർദ്ദേശങ്ങളിനെയും, കടമയെക്കുറിച്ചും,
- (e) മെയിംഗിയിലും വിവരങ്ങൾ അനുബന്ധിച്ചും,

അതിനെക്കുറിച്ചാണ്.

13. കമ്പിയിൽനിന്നും വിട്ടുപോകാൻ കടമയെക്കുറിച്ചും

കമ്പിയിൽനിന്നും വിട്ടുപോകാൻ കടമയെക്കുറിച്ചും

കമ്പിയിൽനിന്നും വിട്ടുപോകാൻ കടമയെക്കുറിച്ചും

കമ്പിയിൽനിന്നും വിട്ടുപോകാൻ കടമയെക്കുറിച്ചും

കമ്പിയിൽനിന്നും വിട്ടുപോകാൻ കടമയെക്കുറിച്ചും

14. (1) 1906 ആക്ടുകൾ 2222 ഏതൊരു
അദ്ധ്യക്ഷൻ വാങ്ങുന്നതോ പ്രകാരം

- (a) അതിനെക്കുറിച്ചും അതിനെക്കുറിച്ചും വെല്ലുവിളിക്കാൻ

- (b) അതിനെക്കുറിച്ചും അതിനെക്കുറിച്ചും വെല്ലുവിളിക്കാൻ

- (c) അതിനെക്കുറിച്ചും അതിനെക്കുറിച്ചും വെല്ലുവിളിക്കാൻ

- (d) അതിനെക്കുറിച്ചും അതിനെക്കുറിച്ചും വെല്ലുവിളിക്കാൻ

- (e) അതിനെക്കുറിച്ചും അതിനെക്കുറിച്ചും വെല്ലുവിളിക്കാൻ

1830 වස අධ්‍යයනයෙන් පසුව සිදුකරනු ලැබූ

1839 වස සහතිකයක් ප්‍රකාශයක් ලෙසින්
 ප්‍රකාශයක් ලෙසින් 478 වස 489 වස වස
 සහ ප්‍රකාශයක් ලෙසින් වස සහතිකයක්
 ලෙසින් 1878 වස සහතිකයක් ලෙසින් 187 - 26
 වස ප්‍රකාශයක් ලෙසින් 8 - 26 වස ප්‍රකාශයක්
 ලෙසින් සහතිකයක් ලෙසින් ප්‍රකාශයක් ලෙසින්
 ලෙසින් ප්‍රකාශයක් ලෙසින්

(2) සහතිකයක් ලෙසින් වස ප්‍රකාශයක් ලෙසින්
 සහතිකයක් ලෙසින් සහ සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහ සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහ සහතිකයක් ලෙසින්

(3) සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්

සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්

(2) සහතිකයක් ලෙසින් වස ප්‍රකාශයක් ලෙසින් (1)
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්

(3) (1) සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්
 සහතිකයක් ලෙසින් සහතිකයක් ලෙසින්

24. ຫຼັກການຄົ້ນຄວ້າສະໄຫມສະໝັດ

1. **சா. சிவசுந்தரி** : விவரம்
தரவில்லை. விட்டிருக்கிற
சா. சிவசுந்தரி : விவரம்
தரவில்லை. விட்டிருக்கிற

ഒരു പ്രസ്തുത ഘടനയോടും അനുരൂപമായിട്ടും വരുന്ന വിധം വിവിധ കലിദാസങ്ങളെത്തന്നെയാകുന്നു.

25. 16 - 28 செப்டம்பர் 17 - 24 அக
 திஸ் திருநாள் : காவிரிமேட்டில் அமைந்துள்ள அரு
 க்குறிப்பு :-

(1) സംസ്ഥാനத்திலே നടന്നുകொண்டிருக்கிற இந்தப் பஞ்சாயத்து ராஜ் சட்டம் மூலமாகவே நடைமுறைப்படுத்தப்படும். அதற்குரிய சட்டம் இப்போது இல்லாததால் இதை நடைமுறைப்படுத்த முடியவில்லை.

(ii) ഈ അക്രമങ്ങൾ അടങ്ങിയപ്പോഴുള്ള വസ്തുത ചിത്രീകരിക്കുന്ന വേഗത കയ്യെത്താത്ത വേഗതയോടെ നടത്തിയപ്പോൾ മറ്റേ വ്യക്തിമാക്കളോടും അനുബന്ധം ചിത്രീകരിക്കാമെന്ന് ;

(14) അഭ്യർത്ഥനകളിലും ചേർന്നിരിക്കാത്തതും, അനുയോജ്യമായ ഒരു രീതിയിൽ, വിജ്ഞാപനം, വേർതിരിവ് ചെയ്യാനും, ചർച്ചിക്കാനും കഴിയും.

உய்யுள்ளவர்கள், அல்லாஹ் தூதராகவந்தவருக்கு வசதியாக
பின்பிட்டுத் தலையிடுவதற்குரியவர்களாக.

24- ഈ അഭിപ്രായം താൻ പിന്തിട്ടും അക്സരൻ വെട്ടും

വിവിധ തരമുള്ള തര
ജീവികളുടെയും ആയുർ
അനുഭവങ്ങൾ ഉൾക്കൊള്ള
ക്കുന്ന പുസ്തകം വരെയുണ്ടാ
കുമെന്നു പ്രഖ്യാപിച്ചു.

ഒരു നേതാക്കളെ അന്വേഷിച്ചതോടും ചേർന്നുപോയിരിക്കുകയും ചെയ്തതായതുകൊണ്ടും,

27. ഈ അട്ടിയിലെ തിരസ്സധനകളിൽ വ്യക്തിഗണന ഈ അട്ടി

പ്രകാരം ജീവനാക്കി വെച്ചു മൃതപ്പെടുന്ന കല്ലു നാക്കു വീശിക്കയറാമെന്നുള്ളതും ൧൨ ചെങ്കുതിൽക്കായ വീശുന്നതിൽ വെറുവായ ചെങ്കുതിട്ടുനാക്കു

[illegible]

(2) ഈ ആക്ട് പ്രകാരം തീരുമാനിക്കുന്ന ഒരു കാര്യം വെച്ച്, നികുത്തും കറങ്ങാനുള്ള അനുമതിയെയും കണ്ടുകിട്ടുന്നതായാ ഇതിൽ ഒരു വෙනുവாரியം, ഈ ആക്ട് പ്രകാരം നിലവിലുള്ളവയ്ക്ക് അനുബന്ധിച്ച് ആനുകൂല്യം നൽകപ്പെടുന്നതായാ വെച്ച് സാധാരണ മൂലധനീ ഇടപ്രകാരം വെച്ച്, കരം പലായം നൽകിത്തീർക്കുന്നതായ, ഏതെങ്കിലും ഒരു സ്ഥാപനം സർവ്വകീഴ്വരയിൽ അടങ്ങുന്ന ഒരു നഗരീ ആത്മീയ പ്രവർത്തനങ്ങളും അടങ്ങിയവയ്ക്ക് അനുബന്ധിക്കുന്നതായാ.

എന്നതിൽ ഒരു സാധാരണ ചിട്ടയിട്ടുള്ള തിട്ടുപി മുതൽ ഒരു
തലം കഴിഞ്ഞതിനു ശേഷം, അതിനു വ്യക്തമായ ഒരു
മുതലായ ചുറ്റും ആകർഷകമായ ചുറ്റും നിൽക്കുക.

உணவுகளும் 1983 லே உணவுகளும் (பயிற்சிக்கு) எழுதியது ஒரு திரைப்படம் அந்தந்தநேரத்தையே காட்டும்.

പ്രസ്ഥം 7.—൯൪ കലാപന്തസ്കൃതമാതൃ സാമുവേലാസാഹസ
പുരാതന വിദ്യേയായു ഈ പ്രസ്ഥം വിവരണം 12-ാം പ്രസ്ഥം
രണ്ടാം മേൽത്തറ തിരുക്കുറുപ്പിനും, ആലുവയ്ക്കുവന്നും (വിദ്യേയ ചീനീസ്
പ്രസ്ഥം) 12-ാം മേൽത്തറ തിദ്യേയസാഹസം തൃപ്താസാഹസം മേൽത്തറ
പ്രസ്ഥം വിവരണം വിദ്യേയസാഹസം തൃപ്താസാഹസം മേൽത്തറ
കു. തുറന്നുവന്നു അതു അധികം തുറന്നു ചെല്ലുന്നു.

[illegible]

உ.மாமாணா 9-8-10-20-உத்தரவிட்டது. உரிமை இழப்பை
ஏதாவது மிகுந்த காலத்திற்குள் புதுமைப் பரிசீலனாக்களுக்கு உட்பட,
காலாந்தரத்திலே அங்காணியைக்கூட சந்தர்ப்பம் கிடைக்காது
இரு உடையாளம் அங்காணியை கட்டினால். அது 1988 ஆம் ஆண்டில்
புதுமைக்கான சந்தர்ப்பம் 16-8-20-20-உத்தரவிட்டது. அங்காணியை
உத்தரவிட்டது.

[illegible]

സ്ഥിതി, സ്ഥിതി, സ്ഥിതി.

BILL No. 18 OF 1935.

1935-36 18 - 20 നവംബർ വർഷം.

A BILL FURTHER TO AMEND THE INDIAN REGISTRATION ACT, 1908, IN ITS APPLICATION TO THE PRESIDENCY OF MADRAS FOR A CERTAIN PURPOSE.

1995 ലെ ഇന്ത്യൻ നിയമസഭയിൽ അദ്ദേഹം മെമ്പർ ആയി സന്നദ്ധതയോടെ സഹപ്രവർത്തിച്ചിരുന്നു. അദ്ദേഹം ഒരു പ്രമുഖ കമ്മ്യൂണിസറ്റ് പാർട്ടി ഇന്ത്യൻ മെമ്പർ കമ്മ്യൂണിസറ്റ് പാർട്ടി ബി.സി.

[illegible]

உதவி அமைச்சர் : இது குறித்து தனியாகப் பரிசீலனை செய்யப்படும்.

ഇതിനാൽ ഞാൻ പറയുകയാണ് ഏതാണിത് :—

(2) 1932 ഓഗ മലിയാളി ചരവേണസംഗ്രാഹിക സംഗ്രഹം
അംഗം (1932 ഓഗ 8 - 20 നമ്പർ മലിയാളി അംഗം) പ്രകാരം
അ പ്രസിദ്ധപ്പെടുത്തിയ പ്രകാരമുള്ള

കൊടുക്കുന്ന സ്വീകരിക്കുന്നതുകൊണ്ട് സംഗ്രാഹികയിലും പ്രസിദ്ധപ്പെടുത്തുകയും
അതിൽ നിന്നുപ്രകാരമുള്ളതുകൊണ്ട് ഈ മാസികയിൽ അതിലുള്ളതും

ഇതുകൊണ്ട് ഉപയോഗിക്കുന്നതുകൊണ്ടുപ്രകാരം മലിയാളിമാർക്കു
കുറിയ സ്വീകരിക്കുന്നതിനായി പലതരം പദ്ധതികളും ഉണ്ടാക്കുകയും ചെയ്തു
പ്രസിദ്ധപ്പെടുത്തി ഈ മാസികയിൽ സ്വീകരിക്കുന്നതുകൊണ്ട് പ്രസിദ്ധപ്പെടുത്തി
നൽകുന്നു.

1935 ഓഗസ്റ്റ് 18-20

പി. ടി. അമ്മൻ.

പി. ടി. അമ്മൻ,

ഗവർണ്മെന്റ് ഓഫീസർ,

അ (മലിയാളി) മലിയാളിമാർക്കു്,

(A true translation)

P. SANKARAN NAMBIAR,
Malayalam Translator to Government.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 493

MADRAS, TUESDAY EVENING, OCTOBER 23, 1935.

Figure 3 (continued)

Part I—Notifications by Government

CONCLUSIONS

[illegible]

PRIVATE SECRETARY'S OFFICE

50 years ago, a common

Parton of Wana' Ewa, Iwale Museum
College, Davao City.

No. 2—(1) In connection with the admission of candidates to the Prince of Wales Naval Training Military College, Debra, Goa, the following information is published for the use of intending candidates.

The College provides a public school education on English, Hindi for Indians and Anglo-Indians youth who desire to qualify to enter a college course with a view to obtaining a university degree. The Government of India, the Indian Air Force and the Royal Indian Navy, and machine men of these services study and qualify in life. The success of study at the College will, however, be such that should a boy fail in the examinations admission for admission to a college course of his entry in the Royal Indian Navy, he will be in an honorable position for entry to a university as if he had been admitted at an early age.

(2) Candidates will be selected from gazetted Indians and Anglo-Indians born of—

(a) Professors of British Juris

(4) Indian, Boston.

Navigations will be made by His Excellency the Governor or Chief or the recommendation of the Lord Commander or Administration or the Polling Office, as the case may be.

(2) Candidates must have attained the age of eleven years and be under twelve years on the 30th January 1958.

4) Candidates should attach to their applications a certified certificate from the Office Commandeur of British or Indian Police Headed to a Chief Magistrate to the effect that they are generally fit to fill all vacancies in accordance with Appendix A to this notification.

(5) The fee will be Rs. 1,500 for each school year and no fee is to be assessed for the first year of admission. The fee will include transportation, tuition, school uniforms and medical attendance of the students. And, as an initial provision, one set of the tuition is to be free for students aged at the College. Charges on account of washing of students' clothes and mending their clothing items and shoes, as well as the cost of books and stationery (which will be supplied by the College) will be met by the parents or guardians of the students.

In addition to the fees referred to above, the parents or guardians of a student will be requested to deposit with the College authorities, on his entering the College, the sum of Rs. 50 which will be returned when the student finally leaves the College provided that all dues have been paid.

In the event of it becoming necessary for a child to be admitted into a child hospital, all charges incurred will be borne by the parents or guardians of the child.

A full term's notice is required to be given of intention to withdraw a call from the Office. In the case of such notice not being given, the usual or special fee will be required in any one full term's fee in lieu, unless it is considered that the physician, in view of the circumstances, is entitled to a refund of the fee.

However, its past, workings of two hours have made, in general, something more, in the area of human action.

(Services.)

NOTIFICATION.

Port St. George, October 15, 1935
[O. G. No. 2824, Public (Services).]

No. 119.

In pursuance of the powers conferred by rule 41 of the Civil Service (Classification, Control and Appeal) Rules and in pursuance of the rules published with Table (Services) Department Notification No. 73, dated the 26th April 1935, at pages 636 to 642 of Part I of the Port St. George Gazette, dated the 14th May 1935, as subsequently amended, the Local Government hereby make the following special rules to regulate the method of recruitment, the conditions of service and the pay and allowances of the Modern Survey Subordinate Service (Technical) related to as "the Service":—

RULES.

1. Constitution.—(a) The service shall consist of the following classes and categories of officers and the personnel shall be appointed below:—

Category.	Class I.	Personnel.
1	Sub-Assistant Director of Survey in Survey Office and in the Civil Survey Office	10
2	Chief Surveyors in Survey Office and in the Civil Survey Office	10
3	Survey Officers, Survey Office	10
4	Chief Surveyors, Survey Office	10
5	Survey Officers, Survey Office	10
6	Chief Surveyors, Survey Office	10
7	Survey Officers, Survey Office	10
8	Chief Surveyors, Survey Office	10
9	Survey Officers, Survey Office	10
10	Chief Surveyors, Survey Office	10
11	Survey Officers, Survey Office	10
12	Chief Surveyors, Survey Office	10
13	Survey Officers, Survey Office	10
14	Chief Surveyors, Survey Office	10
15	Survey Officers, Survey Office	10
16	Chief Surveyors, Survey Office	10
17	Survey Officers, Survey Office	10
18	Chief Surveyors, Survey Office	10
19	Survey Officers, Survey Office	10
20	Chief Surveyors, Survey Office	10
21	Survey Officers, Survey Office	10
22	Chief Surveyors, Survey Office	10
23	Survey Officers, Survey Office	10
24	Chief Surveyors, Survey Office	10
25	Survey Officers, Survey Office	10
26	Chief Surveyors, Survey Office	10
27	Survey Officers, Survey Office	10
28	Chief Surveyors, Survey Office	10
29	Survey Officers, Survey Office	10
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31	Survey Officers, Survey Office	10
32	Chief Surveyors, Survey Office	10
33	Survey Officers, Survey Office	10
34	Chief Surveyors, Survey Office	10
35	Survey Officers, Survey Office	10
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37	Survey Officers, Survey Office	10
38	Chief Surveyors, Survey Office	10
39	Survey Officers, Survey Office	10
40	Chief Surveyors, Survey Office	10
41	Survey Officers, Survey Office	10
42	Chief Surveyors, Survey Office	10
43	Survey Officers, Survey Office	10
44	Chief Surveyors, Survey Office	10
45	Survey Officers, Survey Office	10
46	Chief Surveyors, Survey Office	10
47	Survey Officers, Survey Office	10
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82	Chief Surveyors, Survey Office	10
83	Survey Officers, Survey Office	10
84	Chief Surveyors, Survey Office	10
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87	Survey Officers, Survey Office	10
88	Chief Surveyors, Survey Office	10
89	Survey Officers, Survey Office	10
90	Chief Surveyors, Survey Office	10
91	Survey Officers, Survey Office	10
92	Chief Surveyors, Survey Office	10
93	Survey Officers, Survey Office	10
94	Chief Surveyors, Survey Office	10
95	Survey Officers, Survey Office	10
96	Chief Surveyors, Survey Office	10
97	Survey Officers, Survey Office	10
98	Chief Surveyors, Survey Office	10
99	Survey Officers, Survey Office	10
100	Chief Surveyors, Survey Office	10

(b) Category 1 of Class I, categories 1 and 2 in each of Classes II and III and category 1 of Class V shall be selection categories.

2. Appointment to the service.—Appointment to the service may be in any class and shall be by transfer from the temporary establishment of the Survey Department, or by or in qualified and suitable persons as that establishment may be available for such transfer, or by direct recruitment of such persons as are available.

Provided that—

(a) for special persons appointment to the service may be made by transfer otherwise than from the temporary establishment of the Survey Department; and

(b) when a vacancy arises in any higher category of a class or in any higher grade of a category and no qualified or suitable member of a lower category or grade is available for promotion, appointment to the service may be made in such higher category or grade.

3. Appointing authority.—The appointing authority for the service and persons specified in column (I) of Annexure I shall be the person specified in the corresponding column in column (II) thereof.

4. Qualification.—Qualification contained in column (II) of Annexure I shall apply to persons appointed to the service in category 4 of Class V and in Class VI.

5. Continued representation.—The provisions of sub-rule (a) of General rule 7 shall apply to appointments to the service in category 4 of each of the classes except Class IV.

6. Probation.—A probationer in the class and category mentioned in column (I) of the table below shall within the prescribed period of his probation pass the test or tests the qualification specified in the corresponding entry in column (II) thereof:—

Class and category.	Special test or other qualification.
Class I.—	(a) or (b)
Category 1.—	End of Service and Sub-Service tests.
Category 2.—	End of Service and Sub-Service tests.
Category 3.—	End of Service and Sub-Service tests.
Category 4.—	End of Service and Sub-Service tests.
Category 5.—	End of Service and Sub-Service tests.
Category 6.—	End of Service and Sub-Service tests.
Category 7.—	End of Service and Sub-Service tests.
Category 8.—	End of Service and Sub-Service tests.
Category 9.—	End of Service and Sub-Service tests.
Category 10.—	End of Service and Sub-Service tests.
Category 11.—	End of Service and Sub-Service tests.
Category 12.—	End of Service and Sub-Service tests.
Category 13.—	End of Service and Sub-Service tests.
Category 14.—	End of Service and Sub-Service tests.
Category 15.—	End of Service and Sub-Service tests.
Category 16.—	End of Service and Sub-Service tests.
Category 17.—	End of Service and Sub-Service tests.
Category 18.—	End of Service and Sub-Service tests.
Category 19.—	End of Service and Sub-Service tests.
Category 20.—	End of Service and Sub-Service tests.
Category 21.—	End of Service and Sub-Service tests.
Category 22.—	End of Service and Sub-Service tests.
Category 23.—	End of Service and Sub-Service tests.
Category 24.—	End of Service and Sub-Service tests.
Category 25.—	End of Service and Sub-Service tests.
Category 26.—	End of Service and Sub-Service tests.
Category 27.—	End of Service and Sub-Service tests.
Category 28.—	End of Service and Sub-Service tests.
Category 29.—	End of Service and Sub-Service tests.
Category 30.—	End of Service and Sub-Service tests.
Category 31.—	End of Service and Sub-Service tests.
Category 32.—	End of Service and Sub-Service tests.
Category 33.—	End of Service and Sub-Service tests.
Category 34.—	End of Service and Sub-Service tests.
Category 35.—	End of Service and Sub-Service tests.
Category 36.—	End of Service and Sub-Service tests.
Category 37.—	End of Service and Sub-Service tests.
Category 38.—	End of Service and Sub-Service tests.
Category 39.—	End of Service and Sub-Service tests.
Category 40.—	End of Service and Sub-Service tests.
Category 41.—	End of Service and Sub-Service tests.
Category 42.—	End of Service and Sub-Service tests.
Category 43.—	End of Service and Sub-Service tests.
Category 44.—	End of Service and Sub-Service tests.
Category 45.—	End of Service and Sub-Service tests.
Category 46.—	End of Service and Sub-Service tests.
Category 47.—	End of Service and Sub-Service tests.
Category 48.—	End of Service and Sub-Service tests.
Category 49.—	End of Service and Sub-Service tests.
Category 50.—	End of Service and Sub-Service tests.
Category 51.—	End of Service and Sub-Service tests.
Category 52.—	End of Service and Sub-Service tests.
Category 53.—	End of Service and Sub-Service tests.
Category 54.—	End of Service and Sub-Service tests.
Category 55.—	End of Service and Sub-Service tests.
Category 56.—	End of Service and Sub-Service tests.
Category 57.—	End of Service and Sub-Service tests.
Category 58.—	End of Service and Sub-Service tests.
Category 59.—	End of Service and Sub-Service tests.
Category 60.—	End of Service and Sub-Service tests.
Category 61.—	End of Service and Sub-Service tests.
Category 62.—	End of Service and Sub-Service tests.
Category 63.—	End of Service and Sub-Service tests.
Category 64.—	End of Service and Sub-Service tests.
Category 65.—	End of Service and Sub-Service tests.
Category 66.—	End of Service and Sub-Service tests.
Category 67.—	End of Service and Sub-Service tests.
Category 68.—	End of Service and Sub-Service tests.
Category 69.—	End of Service and Sub-Service tests.
Category 70.—	End of Service and Sub-Service tests.
Category 71.—	End of Service and Sub-Service tests.
Category 72.—	End of Service and Sub-Service tests.
Category 73.—	End of Service and Sub-Service tests.
Category 74.—	End of Service and Sub-Service tests.
Category 75.—	End of Service and Sub-Service tests.
Category 76.—	End of Service and Sub-Service tests.
Category 77.—	End of Service and Sub-Service tests.
Category 78.—	End of Service and Sub-Service tests.
Category 79.—	End of Service and Sub-Service tests.
Category 80.—	End of Service and Sub-Service tests.
Category 81.—	End of Service and Sub-Service tests.
Category 82.—	End of Service and Sub-Service tests.
Category 83.—	End of Service and Sub-Service tests.
Category 84.—	End of Service and Sub-Service tests.
Category 85.—	End of Service and Sub-Service tests.
Category 86.—	End of Service and Sub-Service tests.
Category 87.—	End of Service and Sub-Service tests.
Category 88.—	End of Service and Sub-Service tests.
Category 89.—	End of Service and Sub-Service tests.
Category 90.—	End of Service and Sub-Service tests.
Category 91.—	End of Service and Sub-Service tests.
Category 92.—	End of Service and Sub-Service tests.
Category 93.—	End of Service and Sub-Service tests.
Category 94.—	End of Service and Sub-Service tests.
Category 95.—	End of Service and Sub-Service tests.
Category 96.—	End of Service and Sub-Service tests.
Category 97.—	End of Service and Sub-Service tests.
Category 98.—	End of Service and Sub-Service tests.
Category 99.—	End of Service and Sub-Service tests.
Category 100.—	End of Service and Sub-Service tests.

7. Pay.—There shall be paid to a full member of the service holding a post in the class and category mentioned in column (I) of the Annexure I, a monthly pay calculated in the scale mentioned in the corresponding entry in column (II) thereof.

Provided that nothing contained in this rule shall affect the operation of the rules published with Table (Services) Department Notification dated the 26th April 1935, at page 1 to 2 of the Supplement to Part I of the Port St. George Gazette, dated the 14th April 1935, as subsequently amended.

8. Promotion.—Promotion shall be as follows:—

(a) in each class other than Class IV and Class VI from a lower to a higher category;

(b) from a category carrying a lower scale of pay to a category carrying a higher scale of pay in Class III;

(c) from a category carrying a lower scale of pay to a category carrying a higher scale of pay in Class III;

(d) from Class VI to Grade III of category 4 of Class V; and

(e) from Class VII to category 5 of Class II or category 5 of Class III or Grade II of category 4 of Class V.

9. (a) Transfers and postings.—Transfer of members of the service from one post to another or from one place to another in the same Survey Party or in the General Survey Office shall be made by the Assistant Director of Survey concerned. Transfers

For St. George, October 15, 1932.

No. 328.—Mr. J. B. Reed, I.C.S., Sub-Collector and John Magistrate of the Visakhapatnam Division at the Corporation district on relief, to be Commissioner, Sub-Collector and Additional District Magistrate, Coimbatore, temporarily, with Elasa Subedar Mahendralakshmi Rangaswami Subbarao join the post.

REPORT OF ARRIVAL.

For St. George, October 15, 1932.

No. 321.—The undersigned officer appointed to the Indian Civil Service reported his arrival at Madras on the 15th October 1932:—

Mr. Subramanyam Chakravarti.

TRANSFER.

For St. George, October 16, 1932.

No. 326.—Mr. S. M. Nair, I.C.S., Assistant Collector and Magistrate in the North Arcot district, to be Assistant Collector and Magistrate in the Tanjore district.

For St. George, October 16, 1932.

No. 324.—Mr. A. Chakravarti, I.C.S., Assistant Collector and Magistrate in the Coimbatore and Madras districts, to be Assistant Collector and Magistrate in the Kistna district.

C. F. BRADENBURY,
Chief Secretary.

FINANCE DEPARTMENT.

NOTIFICATION.

For St. George, October 21, 1932.

No. 190.—The following notifications of the Government of India are republished:—

FINANCE DEPARTMENT.

Under the 15th September 1932.

No. P. 13,023-N. 12/32.—In exercise of the power conferred by Section 97 and 44 of the First Schedule (Classification, General and Appendix Rules), and in pursuance of the rules published with the Notification of the Government of India in the Finance Department No. P. 15,000-N. 11/31, dated the 6th May 1931 (as amended by Supplement No. P. 15,000-N. 11/31, dated the 1st November 1931) and Supplement No. P. 15,000-N. 11/31, dated the 15th October 1931, the Government-General in Council is pleased to state the following rule:—

RULE

A person permanently appointed to the Civil Police Force or to a post in the Police Department, or an administrative subordinate in the Government-General in Council who, before his appointment, has served in the service of the Indian Army, being, if his military service, whether or not including service with the reserve or auxiliary forces, has terminated, before he had acquired the addition to service in the reserve, was previously under military service has terminated, before he had acquired the addition to service in the reserve, was previously under military service, and subject to the provisions of the notification, is entitled to be treated as having served in the reserve, if any, and held his service in the reserve.

GENERAL BOARD OF RESERVE.

REVENUE CASE.

The 18th September 1932.

No. 25.—The following draft of a letter is published to the Indian Revenue Rules, 1915, which the Central Board of Revenue proposes to make an addition to the powers conferred by sub-section (7) of section 41 of the Indian Revenue Act, 1915 (XXI of 1915), as published as required by sub-section (4) of the said

section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th November 1932. Any objection to the proposal which may be received in respect of the draft before the date specified will be considered by the said Board.

DEATH ASSISTANCE.

In the statement set forth in rule 8 of the said Rules, in the entry "3.—General Assistance" after item (b) the following item shall be inserted, namely:—

"(c) Machinery used in the production of cinematograph films, namely:—
Developing machines, Regulating equipment, Developing machines, Printing machines, Printing machines, Synchronizers and Studio lights, etc."

No. 37.—The following draft of a letter is submitted to the Indian Revenue Act, 1915, which the Central Board of Revenue proposes to make an addition to the powers conferred by sub-section (7) of section 41 of the Indian Revenue Act, 1915 (XXI of 1915), as published as required by sub-section (4) of the said section for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 15th November 1932. Any objection to the proposal which may be received in respect of the draft before the date specified will be considered by the said Board.

DEATH ASSISTANCE.

After rule 13-B of the said Rules, the following rule shall be inserted, namely:—
"13-B. The certificate to be furnished under section 16 (1) of the Act by the person paying any dividend on shares registered in the Reserve Bank of India shall be in the following form:—"

Name of person paying dividend

Address

To

Name and address of person

I hereby certify that Rs. _____ being amount due to the person named above, has been paid to him on the 15th day of _____ 1932, in full of the dividend on the shares of the company named above, and that I have no other claim on the said shares.

Witness my hand and the seal of the Government of India, this _____ day of _____ 1932.

Secretary, Government of India.

1932.

[To be signed by claimant.]

I hereby declare that the shares on which dividend as above specified has been received, were my own property and were in the possession of _____ at the time when dividend was distributed.

Signature

Date

22. I hereby certify that the above is a true and correct copy of the original as received by me.

1932.—The above statement is to be signed and sealed in duplicate and submitted to the Government of India.

C. K. VIJAYARAGHAVAN,
Deputy Secretary to Government.

(Continued)

LEAVE.

For St. George, October 18, 1932.

No. 185.—Under rule 11 of the Financial Rules, the Government of India, in exercise of the powers conferred by the Government of India in the Finance Department, is pleased to make the following rules:—

(1) Leave on average pay for three months and one day and
(2) Leave on full average pay without medical certificate for one year eight months and thirty days in continuation.

EXTENSION OF LEAVE.

For St. George, October 18, 1932.

No. 186.—The High Commissioner for India has granted the Government of India, in exercise of the powers conferred by the Government of India in the Finance Department, is pleased to make the following rules:—

[illegible]

Under section 6 of the Land Acquisition Act, the Government in General Assembly documents that the land, acquired before and measuring 0-43 of an acre, be the same a little more or less, is needed for a public purpose, to wit, for extending the Band of Station Road, and, under section 3 (a) of the said Act, the Government of the Province of Ontario, Chapter, is entitled to purchase the land in fee simple, and may be requested as any past action of the Government.

South Arcoo district, Wandiwash taluk, Our village.

[illegible]

Part 26, Chapter 1, Section 10, 1985.

[illegible]

Tanjore district, Thanjavurpetal taluk
Jannu Kallakuraisi village

5	1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625
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<i>Thamnotus caudatus</i> , G. S. No. 148-11, collected on 7/25, 1964, by Williams and myself, collected on the north and south by G. S. No. 148-12, south by G. S. No. 148-13, west by G. S. No. 148-14	125
<i>Protoparce pallens</i> , G. S. No. 148-15, collected on 7/25, 1964, by Williams and myself, collected on the north by G. S. No. 148-16, south by G. S. No. 148-17, west by G. S. No. 148-18	126

Notes.—Both the members belonging to (a) *Volcanarypus* and (b) *remscheyi* sp. nov. are very similar to *Volcanarypus* *remscheyi* sp. nov. by having brown color and similar shape of mandibles.

East St. Louis, October 26, 1906.

Whereas it appears to the Government that the law of 1902, which is needed for public purposes, has been used for a hostile end, namely to obtain effect in every place all where it may operate in interference with the provisions of section 4 (1) of the Land Acquisition Act 1914, as amended by the Land Acquisition Amendment Act XXXVIII of 1951; and the Governor in Council hereby authorizes the Director General Office, Comoros, the staff and members thereof to take possession of any land or lands situated in the territory mentioned by sections 4 (1) of the Act. Under provision of a part of a section 4 (1) of the Act, the Director General Office, Comoros, is authorized, to perform its functions of a Collector under sections 8 A of the Act.

East Gorkhari District, Gorkhali taluk
1. Khatwanda village.

Overseas, vol. 5, No. 128 part, belonging to Walter Ashby, transferred the same by S. Row 301 and 302 part, vol. 5, No. 129, 303 and 304, vol. 5, No. 130, 305 and 306, vol. 5, No. 131, 307 and 308 part, vol. 5, No. 132 and 309, vol. 5, No. 133 and 310, vol. 5, No. 134 and 311, vol. 5, No. 135 and 312 part and 313.

4. Deputy members 2 of the Land Acquisition Act, 1954, Government of Orissa hereby declare that the land acquired under the said Act and containing 650 acre or more, and situated in the village of in the Taluqa of the District, is situated in a public purpose to wit, the development of the said tract into a Khasra-patti, bounded by to the north, to the south, to the east and to the west, and contains 2 and 2 of the names , the Revenue Division Officer, , is appointed to perform the functions of a Collector under the Act and directed, to order for the acquisition of the said land. A plot of one land is kept in the office of the Revenue Division Officer, , and may be inspected at any time during office hours.

[illegible][illegible]

Part 24, Chapter, October 10, 1978

Whereas it appears to the Government that the fee specified below is needed for a public purpose, in order to extend the board of *Procurator's* activities to the wider to this effect is hereby given to all whom it concerns in accordance with the provisions of section 4 of the Land Acquisition Act of 1924 (No. 100, VIII, of 1924) and the Government is hereby authorized to the Collection, themselves, his staff and workers in order to the persons involved by section 4(1) of the Act. Under section 4(1) of section 4 of the Act, the Government is hereby authorized to the persons involved by section 4(1) of the Act shall be the provisions of section 5A of the Act shall apply to the acquisition of the same or similar

Timonovskiy distrikt, Mordovskiy krai
No. 44, Komsomolskiy voblast.

(continued)

Georgetown, Wash. D. C. 1940 party, belonging to E. J. Harrison, Attorney, founded on the 10th of May, 1940, at 1000 1st Street, N. W., by the 1940 party, under the 1940 party, under the 1940 party, under the 1940 party.

Georgetown, Wash. D. C. 1940 party, belonging to E. J. Harrison, Attorney, founded on the 10th of May, 1940, at 1000 1st Street, N. W., by the 1940 party, under the 1940 party, under the 1940 party, under the 1940 party.

Georgetown, Wash. D. C. 1940 party, belonging to E. J. Harrison, Attorney, founded on the 10th of May, 1940, at 1000 1st Street, N. W., by the 1940 party, under the 1940 party, under the 1940 party, under the 1940 party.

LATE NOTIFICATION.

FINANCE DEPARTMENT.

PRESS COMMUNIQUE.

Port St. George, October 22, 1935 (G.O. No. 638, Finance.)

No. 120.—

On the 18th September 1935, a Press Communique was issued announcing the appointment of Sir Otto Niemeyer, B.Sc., F.R.S., to conduct a special enquiry in order that His Majesty's Government and Parliament may be furnished with an independent review of the financial position of the Provinces and the Centre and with technical advice upon those financial questions which have to be determined by Order in Council. The terms of reference are as follows:—

"To make recommendations to His Majesty's Government, after reviewing the present and prospective budgetary positions of the Government of India and of the Governments of the Provinces, on matters which under sections 156 (1) and 157, 160 (3) and 162 of the Government of India Act, 1935, have to be prescribed or determined by His Majesty in Council (subject to the approval of both Houses of Parliament) and on any ancillary matters arising out of the financial adjustments regarding which His Majesty's Government may desire a report."

Extracts of the relevant sections of the Government of India Act, 1935, are appended for facility of reference.

2. Any person, association or public or private body who wishes to make a representation on any of the subjects to be dealt with by the Financial Enquiry, so far as it concerns this Presidency, either in regard to the manner in which the Matter case should be presented or as regards the materials which might be placed before Sir Otto Niemeyer, is requested to send as early as possible a written memorandum addressed to the Secretary to Government, Finance (Madras) Department, Port St. George. All such representations which are received sufficiently in advance of Sir Otto Niemeyer's visit to Madras will receive the careful consideration of this Government.

In reply to interpellations in the Legislative Assembly and the Council of State, the Government of India have made it clear that it will be for Sir Otto Niemeyer himself to determine whether or not he will take oral evidence from non-official bodies or individuals.

APPENDIX.

EXTRACTS FROM THE GOVERNMENT OF INDIA ACT, 1935.

156. (1) Taxes or incomes other than agricultural income shall be levied and collected by the Federation, but a prescribed percentage of the net proceeds in any financial year of any Province, such tax, except in so far as these proceeds represent proceeds attributable to Chief Commissioners' Provinces or to taxes payable in respect of Federal establishments, shall not form part of the revenues of the Federation, but shall be assigned to the Provinces and to the Federated States, if any, within which that tax is leviable in that year, and shall be distributed among the Provinces and those States in such manner as may be prescribed.

Provided that—

- (a) the percentage originally prescribed under this sub-section shall not be increased by any subsequent Order in Council;
- (b) the Federal Legislature may at any time increase the said taxes by a surcharge for Federal purposes and the whole proceeds of any such surcharge shall form part of the revenues of the Federation;
- (c) notwithstanding anything in the preceding sub-section, the Federation may retain out of the moneys assigned by that sub-section to Provinces and States—
 - (i) in each year of a prescribed period such sum as may be prescribed; and
 - (ii) in each year of a further prescribed period a sum less than that retained in the preceding year by an amount, being the same amount in each year, so calculated that the sum to be retained in the last year of the period will be equal to the amount of each such annual reduction;

Provided that—

- (d) neither of the periods originally prescribed shall be reduced by any subsequent Order in Council;
- (e) the Governor-General in his discretion may in any year of the second prescribed period direct that the sum to be retained by the Federation in that year shall be five per cent retained in the preceding year, and that the second prescribed period shall be correspondingly extended, but he shall not give any such direction except after consultation with such representatives of Federal, Provincial and State interests as he may think desirable, nor shall he give any such direction unless he is satisfied that the maintenance of the financial stability of the Federal Government requires him so to do.

But duties,
excise duties
and export
duties.

140. (3) Notwithstanding anything in the preceding sub-section, one half, or such greater proportion as His Majesty in Council may determine, of the net proceeds in each year of any export duty on jute or jute products shall not form part of the revenue of the Federation, but shall be assigned to the Province or Federal States in which jute is grown in proportion to the respective amounts of jute grown therein.

Grants from
Federation
to various
Provinces.

141. Such sums as may be prescribed by His Majesty in Council shall be charged on the revenues of the Federation in each year as grants-in-aid of the revenues of such Provinces as His Majesty may determine to be in need of assistance, and different sums may be prescribed for different Provinces:

Provided that, except in the case of the North-West Frontier Provinces, no grant fund under this section shall be increased by a subsequent Order, unless an address has been presented to the Governor-General by both Chambers of the Federal Legislature for submission to His Majesty praying that the increase may be made.

C. E. JONES,
Secretary to Government

Kallio district, Shingai taluk, District village.

Resort, No. 2, No. 1443-1, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Resort, No. 3, No. 1443-3, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Total ..	2000

No. 1012.—Whereas it appears to the Government that the land specified below is needed for a public purpose, in view of the fact that it is hereby given to all whom it may concern to understand that the provisions of section 4 (1) of the Land Acquisition Amendment Act XXVIII of 1901 and the Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act. The Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act.

Kallio district, Shingai taluk, District village.

Resort, No. 2, No. 1443-1, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Resort, No. 3, No. 1443-3, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Total ..	2000

Kallio district, Shingai taluk, District village.

Resort, No. 2, No. 1443-1, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Resort, No. 3, No. 1443-3, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Total ..	2000

No. 1013.—Whereas it appears to the Government that the land specified below is needed for a public purpose, in view of the fact that it is hereby given to all whom

it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Amendment Act XXVIII of 1901 and the Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act. The Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act.

Kallio district, Shingai taluk, District village.

Resort, No. 2, No. 1443-1, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Resort, No. 3, No. 1443-3, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Total ..	2000

No. 1014.—Whereas it appears to the Government that the land specified below is needed for a public purpose, in view of the fact that it is hereby given to all whom it may concern to understand that the provisions of section 4 (1) of the Land Acquisition Amendment Act XXVIII of 1901 and the Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act. The Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act.

No. 1015.—Whereas it appears to the Government that the land specified below is needed for a public purpose, in view of the fact that it is hereby given to all whom it may concern to understand that the provisions of section 4 (1) of the Land Acquisition Amendment Act XXVIII of 1901 and the Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act. The Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act.

Kallio district, Shingai taluk, District village.

Resort, No. 2, No. 1443-1, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Resort, No. 3, No. 1443-3, under Kallio District, Shingai taluk, District village, located in the north of S. No. 1443-1, and S. No. 1443-2, each by S. No. 1443-1, and S. No. 1443-2. ..	1000
Total ..	2000

No. 1016.—Whereas it appears to the Government that the land specified below is needed for a public purpose, in view of the fact that it is hereby given to all whom it may concern to understand that the provisions of section 4 (1) of the Land Acquisition Amendment Act XXVIII of 1901 and the Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act. The Government hereby authorize the Revenue District Officer, Kallio, to acquire the land specified in the schedule annexed to this order, in pursuance of section 4 (1) of the said Act.

In exercise of the powers delegated to him by the Local Government under section 222 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the said Act the office Natharayan R. Dia, No. 141/2753, dated 26th March 1934, constituting a panchayat board for the revenue village of Kerali, Gundachur taluk, North Arcot district, for the term that at the election held on 15th July 1935 eleven members were elected instead of eight which was the sanctioned strength of the said village.

(2) declare under section 5 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(3) direct—
(a) under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (1) of the Act no seat shall be reserved for Adi-Dravidas in the panchayat board.

SCHEDULE.

Revenue village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
SOUTH ARKOT DISTRICT.		
Wannarua Taluk.		
Kerali	Kerali	8

Madras, 24th October 1935.

In exercise of the powers delegated to him by the Local Government under section 222 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the said Act the Northampton R. Dia, No. 140/2753, dated 4th December 1934, constituting the Devra Panchayat Board for the revenue village of Devra in Thanjavur taluk, West Godavari district;

(2) declare under section 5 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(3) direct—
(a) under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (1) of the Act no seat shall be reserved for Adi-Dravidas and one seat for Muslims in the panchayat board.

SCHEDULE.

Revenue village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
WEST GODAVARI DISTRICT.		
Tandur Taluk.		
Devra	Devra	14

In exercise of the powers delegated to him by the Local Government under section 222 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the said Act the Northampton R. Dia, No. 140/2753, dated 4th December 1934, constituting the Alagappa Panchayat Board for the revenue village of Alagappa in Thanjavur taluk, West Godavari district;

(2) declare under section 5 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(3) direct—
(a) under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (1) of the Act no seat shall be reserved for Adi-Dravidas in the panchayat board.

SCHEDULE.

Revenue village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
WEST GODAVARI DISTRICT.		
Tandur Taluk.		
Alagappa	Alagappa	8

In exercise of the powers delegated to him by the Local Government under section 222 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the said Act the Northampton R. Dia, No. 140/2753, dated 4th December 1934, constituting the Padipparam Panchayat Board for the revenue village of Padipparam in Thanjavur taluk, West Godavari district;

(2) declare under section 5 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(3) direct—
(a) under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule; and

(b) under section 9 (1) of the Act no seat shall be reserved for Adi-Dravidas in the panchayat board.

SCHEDULE.

Revenue village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
WEST GODAVARI DISTRICT.		
Tandur Taluk.		
Padipparam	Padipparam	8

Madras, 18th October 1935.

In exercise of the powers delegated to him under section 222 of the Madras Local Boards Act, 1920, as amended by Madras Act No. 11 of 1930, the Inspector of Municipal Councils and Local Boards hereby declare under clause (b) of sub-section (3) of section 5 of the said Act, the Northampton R. Dia, No. 140/2753, dated 14th March 1935, constituting the Gundavara Panchayat Board for the revenue village of Gundavara in Thanjavur taluk of the Godavari district for the reason that elections to the board could not be held due to the parchy of voters in the village.

Madras, 24th October 1935

In exercise of the powers delegated to him by the Local Government under section 222 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the said Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the name shown in column (2) of the said schedule; and

(2) direct under section 10 (1) of the Act that the total number of members of the panchayat board shall be as specified in column (3) of the said schedule.

SCHEDULE.

Revenue village.	Name of the village.	Number of members of the panchayat board.
(1)	(2)	(3)
KAPPAKAPATTU DISTRICT.		
Mannal Taluk.		
Kappapattu	Kappapattu	8

In exercise of the powers delegated to him by the Local Government under section 222 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declare under section 5 (1) of the said Act the office Northampton R. Dia, No. 27218/35, dated 2nd February 1935, constituting the Lakkapattam Panchayat

Board for the various villages of Leptopagoras in the Kerkira table, before drawn.

(2) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status in column (2) of the said schedule and

(3) directs—

(a) under section 12 (1) of the Act that the total number of members of the parishal board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that the seat shall be reserved for Adj-Deputies in the parishal board.

SCHEDULE.

Service Village.	Name of the village.	Number of members of the parishal board.
(1)	(2)	(3)
WEST COAST DISTRICT.		
Leptopagoras.		
Leptopagoras ..	Leptopagoras ..	8

Madras, 15th October 1935.

In exercise of the powers delegated to him by the Local Government under section 232 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status in column (2) of the said schedule; and

(2) directs—

(a) under section 12 (1) of the Act that the total number of members of the parishal board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that the seat shall be reserved for Adj-Deputies in the parishal board.

SCHEDULE.

Service Village.	Name of the village.	Number of members of the parishal board.
(1)	(2)	(3)
WEST COAST DISTRICT.		
Madras.		
Vardis ..	Vardis ..	8

Madras, 15th October 1935.

In exercise of the powers delegated to him under section 232 of the Madras Local Boards Act, 1920, as amended by Madras Act XI of 1928, the Inspector of Municipal Councils and Local Boards hereby in exercise of the powers conferred on him by section 8 (1) of the said Act, the Madras Local Boards Act, 1920, dated 15th October 1935, constituting the Parishal Board for the various villages of Vardis in the Kerkira table of the Kerkira district for the reason that whereas to the parishal board proved above.

Madras, 15th October 1935.

In exercise of the powers delegated to him by the Local Government under section 232 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status in column (2) of the said schedule; and

(2) directs—

(a) under section 12 (1) of the Act that the total number of members of the parishal board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that the seat shall be reserved for Adj-Deputies in the parishal board.

A-1

(3) under section 8 (2) of the Act that the seat shall be reserved for Adj-Deputies in the parishal board.

SCHEDULE.

Service Village.	Name of the village.	Number of members of the parishal board.
(1)	(2)	(3)
WEST COAST DISTRICT.		
Parishal Board.		
Parishal ..	Parishal ..	8

In exercise of the powers delegated to him by the Local Government under section 232 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status in column (2) of the said schedule; and

(2) directs—

(a) under section 12 (1) of the Act that the total number of members of the parishal board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that the seat shall be reserved for Adj-Deputies and one seat for Indian Christians in the parishal board.

SCHEDULE.

Service Village.	Name of the village.	Number of members of the parishal board.
(1)	(2)	(3)
WEST COAST DISTRICT.		
Parishal Board.		
Parishal ..	Parishal ..	8

In exercise of the powers delegated to him by the Local Government under section 232 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status in column (2) of the said schedule; and

(2) directs—

(a) under section 12 (1) of the Act that the total number of members of the parishal board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that the seat shall be reserved for Adj-Deputies in the parishal board.

SCHEDULE.

Service Village.	Name of the village.	Number of members of the parishal board.
(1)	(2)	(3)
WEST COAST DISTRICT.		
Parishal Board.		
Parishal ..	Parishal ..	8

Madras, 15th October 1935.

VILLAGE BOARD.

Service Village.	Name of the village.	Number of members of the parishal board.
(1)	(2)	(3)
WEST COAST DISTRICT.		
Parishal Board.		
Parishal ..	Parishal ..	8

Madras, 15th October 1935.

In exercise of the powers delegated to him by the Local Government under section 232 of the Madras Local Boards Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) declares under section 8 (1) of the Act that the local area specified in column (1) of the schedule below shall be a village for the purposes of the Act with the same status in column (2) of the said schedule; and

(2) directs—

(a) under section 12 (1) of the Act that the total number of members of the parishal board shall be as specified in column (3) of the said schedule; and

(b) under section 8 (2) of the Act that the seat shall be reserved for Adj-Deputies in the parishal board.

SCHEDULE.

Service Village.	Name of the village.	Number of members of the parishal board.
(1)	(2)	(3)
WEST COAST DISTRICT.		
Parishal Board.		
Parishal ..	Parishal ..	8

NOTIFICATIONS BY COLLECTORS AND LOCAL AUTHORITIES.

In exercise of the powers delegated to him by G.O. No. 1974, Z. & M., dated 11th March 1935, the Collector of North Arcot is hereby pleased under sub-section (2) of section 54 of the Madras Local Boards Act, 1920, as amended by Act XL of 1926 to cancel the notification issued under G.O. No. 1244, Z. & M., dated 12th June 1935, in so far as it relates to the North Arcot District.

North Arcot District Board.

Board of the post and name of village.	Revenue payable by village (Rs. and Annas).	Interest.
Certified leading from Thiruvannamalai to Kaveri via Kumbakonam—Kumbakonam.	440	2 22
Branch road from Kaveri to Kumbakonam—Thiruvannamalai.	287 123 682 290 301 124 309	0-18 0-02 0-18 1-18 1-00 0-01 0-05

3. The roads mentioned above will remain in the North Arcot District Board, with effect from the date of publication of this notification on the North Arcot District Board, subject to the conditions specified in paragraph 2(a) of G.O. No. 1974, Revenue, dated 11th July 1935.

E. KANDASWAMY,
Collector.

North Arcot Collector's Office,
15th October 1935.

In exercise of the powers delegated to him by G.O. No. 1974, Z. & M., dated 11th March 1935, published in the Fort St. George Gazette, dated 18th March 1935, at page 312 (Part I.A), under sub-section (2) of section 54 of the Madras Local Boards Act, 1920, the Collector of Tanjore hereby requests with effect from the date of the notification in Part II below to an extent of 194 acres situated by the new roads described below, the Madras Local Board, No. 145, created with G.O. No. 3459, Z. & M., dated 22nd June 1935 and published on page 214, Part I.A of the Fort St. George Gazette, dated the 1st August 1935, including from the operation of the Local Board Act, all such lands which had been vested in any local body at the promulgation of Madras, but which were not actually possessed by such body on the said date.

Tanjore District, Tanjore District Board, Kumbakonam village.

Revenue payable by village (Rs. and Annas).	Interest.
Rs. 186-4-4	1-14

D. D. WARREN,
Collector.

Tanjore Collector's Office,
15th October 1935.

Under section 18 (1) of the Madras District Municipalities Act V of 1920, as amended and under rule IV (1) of the rules for the conduct of elections of members and vice-presidents of municipal councils, M.R. No. 2, A. Rajagopal, Assistant Commissioner, has been duly elected as Chairman of the Town Municipality.

G. SAMUNANDRA NAIDU,
First Chairman.

Town Municipal Office,
15th October 1935.

Under rules 16 and 21 of Part I of the rules for the conduct of elections of members of local boards the persons whose names are given below have been declared duly elected as members of the urban municipal district board and they shall come into office on the date fixed by the Local Government under rule 9 (1) (a) in the Schedule K to the Madras Local Boards (Amendment) Act, 1934, for the said date in board—

Post and name of village.	Name of person declared elected.	Consent of person for whom interest shown in the notice is not desired or for a reserve seat.
CHENNAI DISTRICT BOARD.		
XXV Ponnur Palakpet ..	M. R. Raj. Appanah, Ponnur
XXVII Chinnar near Malai ..	M. R. Raj. P. Narayana, Ponnur
XXVIII Yelam ..	M. R. Raj. Chinnar, Ponnur
XXIX Yelam ..	M. R. Raj. Chinnar, Ponnur
Collector, 15th October 1935.		

Under rule 16 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the urban municipal district board and they shall come into office on 1st November 1935—

Post and name of village.	Name of person declared elected.	Consent of person for whom interest shown in the notice is not desired or for a reserve seat.
CHENNAI DISTRICT BOARD.		
XXXVI Arambur ..	M. R. Raj. Raju, Arambur
XXXVII Arambur ..	M. R. Raj. Raju, Arambur
Tirupattur, 15th October 1935.		
CHENNAI DISTRICT BOARD.		
XXXVIII Arambur ..	M. R. Raj. Raju, Arambur
XXXIX Arambur ..	M. R. Raj. Raju, Arambur
Tirupattur, 15th October 1935.		
CHENNAI DISTRICT BOARD.		
XVI Kumbakonam ..	M. R. Raj. Raju, Kumbakonam
XVII Kumbakonam ..	M. R. Raj. Raju, Kumbakonam
Tirupattur, 15th October 1935.		
CHENNAI DISTRICT BOARD.		
XVIII Kumbakonam ..	M. R. Raj. Raju, Kumbakonam
XIX Kumbakonam ..	M. R. Raj. Raju, Kumbakonam
Tirupattur, 15th October 1935.		
CHENNAI DISTRICT BOARD.		
XX Kumbakonam ..	M. R. Raj. Raju, Kumbakonam
XXI Kumbakonam ..	M. R. Raj. Raju, Kumbakonam
Tirupattur, 15th October 1935.		

Under rule 11 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the aforementioned district board and they shall come into office on the date fixed by the Local Government under rule 5 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1926, for this district board:—

Number and name of circle	Name of the person declared elected.	Remarks as to the person declared elected.
ARANYKOTTA DISTRICT BOARD.		
I Oorahanda ..	T. S. Srinivasappa, Jambhalapudi
II Vayalathur ..	S. S. Srinivasappa, Panchavaram
III Vayalathur ..	S. S. Srinivasappa, Panchavaram
IV Vayalathur ..	S. S. Srinivasappa, Panchavaram
V Vayalathur ..	S. S. Srinivasappa, Panchavaram
VI Vayalathur ..	S. S. Srinivasappa, Panchavaram

Gosty, 12th October 1926.

XXXXII Noidan ..	M. R. R.
XXXXIII Noidan ..	M. R. R.
XXXXIV Noidan ..	M. R. R.
XXXXV Noidan ..	M. R. R.

Ponnala, 12th October 1926.

CHANNAYAN DISTRICT BOARD.		
XXXXVI Ponnala ..	M. R. R.
XXXXVII Ponnala ..	M. R. R.
XXXXVIII Ponnala ..	M. R. R.
XXXXIX Ponnala ..	M. R. R.

Pattur, 12th October 1926.

KANNUR DISTRICT BOARD.		
XVII Pattur ..	M. R. R.
XVIII Pattur ..	M. R. R.
XIX Pattur ..	M. R. R.
XX Pattur ..	M. R. R.

Vandavathur, 12th October 1926.

MAHESWAR DISTRICT BOARD.		
XXI Vandavathur ..	M. R. R.
XXII Vandavathur ..	M. R. R.
XXIII Vandavathur ..	M. R. R.
XXIV Vandavathur ..	M. R. R.

Kallakudi, 12th October 1926.

MAHESWAR DISTRICT BOARD.		
XXV Kallakudi ..	M. R. R.
XXVI Kallakudi ..	M. R. R.
XXVII Kallakudi ..	M. R. R.
XXVIII Kallakudi ..	M. R. R.

Pattur, 12th October 1926.

Under rule 12 and 13 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the aforementioned district board and they shall come into office on the date fixed by the Local Government for this district board:—

Number and name of circle	Name of the person declared elected.	Remarks as to the person declared elected.
MAHESWAR DISTRICT BOARD.		
XXIX Pattur ..	M. R. R.
XXX Pattur ..	M. R. R.
XXXI Pattur ..	M. R. R.
XXXII Pattur ..	M. R. R.

Maipet, 12th October 1926.

Under rule 14 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared elected as members of the aforementioned district board (including 15) (including 16) and they shall come into office on the date fixed by the Local Government under rule 5 (1) (a) of the Schedule to the Madras Local Boards (Amendment) Act, 1926, for this district board:—

Number and name of circle	Name of the person declared elected.	Remarks as to the person declared elected.
MAHESWAR DISTRICT BOARD.		
XXXIII Maipet ..	M. R. R.
XXXIV Maipet ..	M. R. R.
XXXV Maipet ..	M. R. R.
XXXVI Maipet ..	M. R. R.

Madurai, 12th October 1926.

Generally as to the person declared elected (1) the person has been declared elected for a reserved seat.

M. RAMA RAO,
District Officer.

[Illegible],
District Officer.

F. RAMAKRISHNAN,
Deputy Tahsildar and District Officer.

F. RAMAKRISHNAN,
Deputy Tahsildar and District Officer.

M. RAMAKRISHNAN,
Tahsildar and District Officer.

[Illegible],
District Officer.

Generally as to the person declared elected (1) the person has been declared elected for a reserved seat.

[Illegible],
District Officer.

Generally as to the person declared elected (1) the person has been declared elected for a reserved seat.

A. SUREYA RAO,
Tahsildar and District Officer.

*Under rules 16, 26 and 34 of Part 2 of the rules for the conduct of elections of members of local boards the persons whose names are printed below have been declared elected as members of the unfederated district board and they will receive the notice by post on or before 15 November 1953.—

[illegible]

Kennel, 16th October 1812.

Under rules 15 and 16 of Part I of the rules for the conduct of elections of members of local boards, the persons whose names are given below have been declared eligible as members of the undersigned district boards and they shall serve six years on 1st November 1955 :-

[illegible]

Received: 19th October 2001.

Tropics, 1943-October 1951.		TROPICAL CURRENTS SOUTH.		Tropics.	
II Yamao	..	South Korea, Japan, Hong Kong, Szechuan	Yokohama
III Fukuoka	..	H.K. Ry.	Yokohama, Japan, Szechuan, Hong Kong
IV Kanto	..	Japan, China, Szechuan, Hong Kong
V Kanto	..	Japan, Szechuan, Hong Kong, Szechuan
VI Japan	..	China, Szechuan, Hong Kong, Szechuan

Akkas, I. B. G. (2006). *Chetaniya*. Jijika.

	XXXIII Herbal	" "	M.Billy, Nappana Sutra	44	--	78	44		(19)
	XLI Special	" "	Kamara, Papperala	67	22	44	78		1-100

H. MADHVA RAO,
and Co., Madras.

Manuscript: 1846, October 1835.

		CHANDON DISTRICT BOARD.			WORKS.
IV Madanapalle	"	H. D. Lakshmi Narasimha, S.A.	"	"	M. R. SUNDARAM AYYAR, District Officer.

Madisonville, 10th October 1892.

V	Vayalpad	K.R.P. Vengalada Vayalpadam Kaddi Qaru
VI	Mad Vayalpadam Kaddi	Vayalpadam Kaddi Kaddi Qaru

M. BANJA RAO.

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KT Talwar .. M.R. Raj. N. Chinnappa Pillai .. B. K. SANKARANARAYANA AYYAR.

Received 12th October 1974

[illegible]

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Kondpeti, 18th October 1936.

Vijithallam M. S. Ry. E. C. Vengalrahi Reddy's Annapal Zamindar,

2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592, 2593, 2594, 2595, 2596, 2597, 2598, 2599, 2600, 2601, 2602, 2603, 2604, 2605, 2606, 2607, 2608, 2609, 2610, 2611, 2612, 2613, 2614, 2615, 2616, 2617, 2618, 2619, 2620, 2621, 2622, 2623, 2624, 2625, 2626, 2627, 2628, 2629, 2630, 2631, 2632, 2633, 2634, 2635, 2636, 2637, 2638, 2639, 2640, 2641, 2642, 2643, 2644, 2645, 2646, 2647, 2648, 2649, 2650, 2651, 2652, 2653, 2654, 2655, 2656, 2657, 2658, 2659, 2660, 2661, 2662, 2663, 2664, 2665, 2666, 2667, 2668, 2669, 2670, 2671, 2672, 2673, 2674, 2675, 2676, 2677, 2678, 2679, 2680, 2681, 2682, 26

M. R. VENKATASWAMI NADAR
Flourish Q3

Shank, T. M. (1996). *Learning to categorize*. Cambridge, MA: MIT Press.

Under rule 14 of the rules for the conduct of elections of members of the House of Representatives, given below have been declared elected as members of the undersigned district board and they shall serve into office from the 1st November 1955.

Number and name of ship.		Name of the person declared absent.		Circumstances of absence.	
XXXIV	Tripodskanin.	1.	Kozlovskiy	1.	11.11.11
XXXV	Dobryi	2.	Vodop'yanov	2.	11.11.11

[illegible]

Under rule 10, clause 2 (a) and rule 34 of Part I of the rules, for the members of elections of members of local boards the person whose name is given below has been designated elected as a member of the West Godavari District Board. In the above word against him is—

<p>These studies were approved under 1-11-11</p> <p>RESEARCH AND NAME OF STUDY</p> <p>XVI. Development of</p>	<p>These are the names of the project involved.</p> <p>XVII. Faculty, Project Supervisor, Name of Faculty</p> <p>V. S. B. V. KAMARAJ PANTH</p>
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THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 43]

MADRAS, TUESDAY EVENING, OCTOBER 29, 1935. [Price, 1 s 6 p.

Part I-B—Educational

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EDUCATION DEPARTMENT.

NOTIFICATIONS.

Fort St. George, October 17, 1935.
(10.0 Mr. No. 577, Education).

No. 511.—

The following draft of various rules amending Rules (Madras) Departmental Notification No. 125, dated the 15th March 1935, published at page 294 to 295 of Part I B of the Fort St. George Gazette, dated the 24th March 1935, as subsequently amended, which the Governor, acting with Ministers propose to make, in exercise of the powers conferred by section 4, sub-section (3) of section 5 and clause (b) of sub-section (2) of section 55 of the Madras Elementary Education Act, 1920 (Madras Act VIII of 1920), is hereby published, as required by sub-section (1) of the said section 55, for general information.

Notice is hereby given that the draft will be further proceeded with on or after the 15th November 1935 and that any objection or suggestion which may be received with respect thereto before the date aforesaid will be considered by the Governor acting with Ministers.

DEAR SIR,

1. The number of members of the District Educational Council, Vengalpet, including the President, shall be 20.

2. Instead of the members elected by the old Madras Board, Vengalpet, and by the school boards in each district since December 1931 to be elected by the District Board, Vengalpet, and six by the District Board, Bellary.

3. The constitution of the District Educational Council, Vengalpet, if the amendments suggested above are fully approved, will be as follows:—

Ex-officio members	Number
Collector of Vengalpet	1
District Educational Officer, Vengalpet	1
President, District Board, Vengalpet	1
President, District Board, Bellary	1
President, District Board, Bellary	4

Number

To be elected by the unrepresented local bodies and other agencies.

District Board, Vengalpet	7
District Board, Bellary	6
Four municipal councils in the District (one each)	4
Ramiah College, Madras	1
Christian Medical Mission	1
Amateurs of Non-Mission Teacher	2
Kanaga	2
Total	31

To be appointed by the Government.

Inspection of Girls' Schools	1
Women	1
Subordinate	1
Madras	1
Orissa	1
Total	5
Total	36

Fort St. George, October 17, 1935.
(10.0 Mr. No. 577, Education).

No. 512.—

The following draft of various rules amending Rules (Madras) Departmental Notification No. 125, dated the 15th March 1935, published at page 294 to 295 of Part I B of the Fort St. George Gazette, dated the 24th March 1935, as subsequently amended, which the Governor, acting with Ministers propose to make, in exercise of the powers conferred by section 4, sub-section (3) of section 5 and clause (b) of sub-section (2) of section 55 of the Madras Elementary Education Act, 1920 (Madras Act VIII of 1920), is hereby published, as required by sub-section (1) of the said section 55, for general information.

Notice is hereby given that the draft will be further proceeded with on or after the 15th November 1935 and that any objection or suggestion which may be received with respect thereto before the date aforesaid will be considered by the Governor acting with Ministers.

3. Intending candidates must send in their applications with their names written distinctly in block letters in English, through the Superintendent of the Institution whence they were issued to the Principal Assistant to the Secretary-General with the Government of Madras, No. 81, Mount Road, Cathedral Fort, Madras, on or before the 26th October 1935 after which date no application will be received on any account.

4. All candidates are required to pay an examination fee of Rs. 2 which should be paid into the Reserve Bank of India, Madras, or its branch in the nearest to the Government Treasury to the credit of "XCL Madras" and the receipt thereof attached to their applications. Money orders remitting the examination fee will not be accepted by the office.

5. The applications should be accompanied by the following certificates in original, procured by them as a condition imposed by the Superintendence of Schools of the Institution wherein the candidate was trained showing that she had completed at least 20 delivery cases and attended a course of 20 lectures including practical demonstrations. The language in which the candidate desires to be examined may also be noted in the application.

Printed forms of application and certificate may be obtained from the Superintendent of the training institution.

(By order)

S. K. FULLER,

Principal Assistant to the Secretary-General with the Government of Madras.
Madras, 19th October 1935.

NOTIFICATION.

It is hereby notified for the information of the public that the Government Training School, Salem, will be transferred from Salem to Malar Dam road, about four km. November 1935. All communications intended for

the Government Training School, Salem, should be addressed to "Malar Dam" from and after 1st November 1935.

GHULAM DASTAGIR,
District Educational Officer.

Salem, 19th October 1935.

VACANCIES.

Appointments are wanted from trained women students of Elementary Level and Higher grade for appointment as teachers in Rural Girls' schools in this range comprising Walajah, Arni, Wandurath, Cheryan, Pehar, Tirumangudi and Cherpai taluks.

2 Applications should be submitted to reach this office not later than 19th November 1935 with information as follows:-

- (1) Name; (2) age and date of birth; (3) caste;
- (4) languages known; (5) year and grade of training;
- (6) date of passing the Training School Leaving Certificate Examination; (7) date of completion of the certificate;
- (8) teaching experience, if any; (9) experience already in employment should apply through their parent and employer; (10) marks 1935 and 1936; (11) copies of latest certificates.

R. A. FULLER,

Sub Assistant Inspector of Schools,
Tirumangudi District Range.

Walajah, 19th October 1935.

Appointments are invited from Mahomedan teachers who hold completed United Teachers' certificate of the Secondary Grade when presented in India, for appointment as Secondary Grade Assistant, Government Mahomedan Training School, Arni, on Rs. 20 per month for a period of three months.

SHAIK DASTAGIR,

District Educational Officer, North Arni
Walajah, 19th October 1935.



SUPPLEMENT TO PART I-B

OF

THE FORT ST. GEORGE GAZETTE

No. 43]

MADRAS, TUESDAY EVENING, OCTOBER 22, 1935.

[PRICE, 6 paise.]

GOVERNMENT EXAMINATIONS.

GOVERNMENT TECHNICAL EXAMINATIONS,
JULY 1935.

Regulations Part I-B.

The following conditions are also declared to have passed the Government Technical Examinations held in July 1935 in the subject matter which the same approach. (A notice will be found published in Part I-B of the Fort St. George Gazette, dated 1st October 1935, setting when and to whom applications should be made for admission.)

Eligibility for admission to these examinations is open to all persons who are in possession of the necessary qualifications as mentioned in the regulations.

N = Nil.

Subject matter of examination.	Class of examination.	Place of examination.
--------------------------------	-----------------------	-----------------------

BOOK-BINDING (LOWER CLASS).

Subjects Class.

1004 K. Departmental Exam	N	Madras.
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(By order)

MOHAMMAD,
Secretary.

Office of the Controller of Govt. Examinations,
Madras, 21st October 1935.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

Fig. 433

MADRAS, TUESDAY EVENING, OCTOBER 22, 1935. (Price, 5 c. 6 p.)

Part II—Miscellaneous Notifications

◎ 俗文化語彙

[illegible]

APPOINTMENTS, LEAVE, ETC.

Co-operative

Filing and transfer.—On the expiry of the lease granted to him, M.H.B. A. Palanappan, Madhavaram, Deputy Registrar of Co-operative Societies, is posted to Thiruvai.

M.Raj. K. Vagdevaram Ayyar Anugol, acting Deputy Registrar, Thanjavur, as retired, is transferred to Anandapur, reversion Mr. G. Chandrasekharam, as Sub-Deputy Registrar.

V. ADAMTIN,
Department of Computational Statistics.

Madison, 27th October 1816

FORGET.

Posting.—H. E. Ry. E. E. Krishnan Aravind, Extra Assistant Commissioner of Forests and District Forest Officer, Mangalore South, will, on order by Mr. J. M. Smith, be attached to the next division.

T. A. WHITEHEAD,
Acting Chief, Department of Parks.

Medica, 10th October 1928.

Protein Waxes

Estimation of leave.—H. R. By. The Hon. Secretary, Arizona Apprl. Assistant Engineer, statement of leave in average pay for two months from 22d October 1920 and leave on full average pay in continuation for seven months and twenty-three days without medical certificate, necessary to supplement on 23d July 1921.

Madras, 17th October 1881.

12.1

Parties.—Mr. Muhammad Sherif Sahib, Muhammad Shaker Sahib, Amurat Yagmur, on return from Iran, to the Christiania Circle.

Madrid, 10th October 1935.

Fortage and Danger.—MR. Ego, F. T. Kromm Nagar Airport, N. C., RMC (March), A.M.E. (Tish), Inspector of Bales, an extra from team, in the charge of the Colchester-Croft.

Mr. Robert Alexander Nicholas Dandy, Inspector of Railways, Gloucestershire Circle, in the charge of the Railway Circle, in relief of Mr. Seymour Arthur Davis, Inspector of Railways, deprived for duty under the Railway Engineers in this respect.

Mr. Reginald Lionel Lawrence, Inspector of Fisheries, Trichinopoly District, in the charge of the Mahaseer Hatch.

N. B. Ry. T. J. Vedmarzhikov, Inspector of Railways, Vokzal' Circle, is in charge of the Tachibinsky Circle.

V. HART,
Chief Engineer, F.R.S.
Naval, Buildings and Coast.

Magnum, 1800, October 1295

Arrests.—Mr. Mahmood Sherif Sahib Mahmood Wazir Sahib, Assistant Engineer, posted to this Corps at Ghat, Pakistan & Memorandum No. 4127 E 20-C.R., dated 10th October 1951, on return from leave, is reported in the North Area Division for charge of the District Subdivision in order of Mr. G. L. Berg, Executive Engineer, holding additional charge.

H. E. SOUTHEY,
Superintendent of Engines, Colaba Marine Works
Colaba, 17th October 1911.

MEMORIAL.

Letter.—MR. A. F. KATAPPA, Assistant, X Co. Ammunition Factory, Madras Office and Assistant Superintendent, Ceylon Office. *Memorandum* regarding the issue of stamps for the factory and shops from the 1st September 1931, under Fundamental Rule No. 10.

(By order)

S. K. PILLAI,

Personal Assistant to the Deputy-Comptroller.

Madras, 22nd October 1931.

GENERAL NOTIFICATIONS.

IMPERIAL LIBRARY.

SOMEWHAT INCREASED & IMPROVED LIST.

Open on { Week-days and Saturdays, from 10 a.m. to 7 p.m.
Sundays and holidays, from 2 p.m. to 5 p.m.

The Imperial Library is also a lending library. It is free to all except children. There is no subscription to pay.

K. M. ARABULLAH,
Librarian.

COONARAKA PUBLIC LIBRARY.

RECENTLY BEHIND THE PUBLICITY BOARD, MADRAS.
Open on all days in the week, except Fridays, October to March 7 a.m. to 5.30 p.m. and April to September 7 a.m. to 5 p.m.

Contributions of books are free to any person of 17 or more years of age. Books are also to be loaned by approved students of Madras and its vicinity. Applications for reference to books must be made by the applicant personally at the library. A deposit of Rs. 25 will be required from such borrowers.

No direct loans can be made to residents in the colonies, but the Coonara Public Library can apply to Government for sanction to lend to colonial libraries at railroad standing.

F. H. GRAVELY,
Principal Librarian.

GOVERNMENT MUSEUM.

MADRAS ROAD, MADRAS, MADRAS.

Open on all days in the week, excepting Fridays, from 7 a.m. to 5 p.m. Admission free. Monthly museum for ladies on the first Saturday of every month after 11 noon.

F. H. GRAVELY,
Superintendent.

NOTICE.

THE PRINTING OFFICE, 3, CHURCH STREET, MADRAS.

FROM 2000 CENTS 11 A.M. TO 4 P.M. ON WEDNESDAY 11th OCTOBER 1931, and 11 A.M. TO 1 P.M. ON SATURDAY.

Directions for the guidance of printers and others are given in the Fifth Edition Handbook, 11th edition (price 3 annas), which contains the Indian Patents and Designs Act, 1911, the modified up to the 1st July 1931, and the British Patents and Designs Act, 1907, together with current regulations and instructions. These should be consulted before an application is made to the Controller of Patents and Designs, 1, Connaught Place Street, Calcutta.

The following is a list of the places where the publications of the Patent Office, as noted above, are deposited for free inspection by the public:—

A. Where all publications including printed applications are available.

Bombay—Indian Institute of Science.
Bengal—Indian Institute of Science in the Office of the Director of Industries and Commerce in Mysore.

Barrack—Department of Commerce and Industries.

Barrack—The Imperial Patent Office.

Barrack—Hindustani Technical Institute, Bombay.

Barrack—Victoria Jubilee Technical Institute, Bombay.

Calcutta—Patent Office, No. 1, Connaught Place Street.

Calcutta—Library attached to the Office of the Director of Industries, Barrack, 401 A, Free School Street.

Calcutta—Hindustani Technical Institute, Barrack.

Dacca—Society Registration Office.

Dacca—Office of the Industrial Surveyor.

Dacca—Punjab Public Library.

London—The Patent Office, 25, Southampton Buildings, W.C.

Madras—Amalambika Public Library.

Madras—Patent Office, Barrack.

Madras—College of Engineering.

Patna—Office of the Director of Industries, Barrack and Dacca.

Patna—Lord Dufferin Industrial Museum, Barrack Market Tower, Barrackmarket.

Patna—Office of the Chief Secretary, Barrack and Public Department, Government of Bihar, Barrack (20 S.A.).—The Patent Office.

B. Where publications other than printed applications are available.

Calcutta—The Imperial Library.

London—Office of the High Commissioner for India, India House, Aldwych, W.C. 2.

K. RAMA PAI,
Controller of Patents and Designs.

COOPERATION.

In the resolution regarding the constitution of representatives of the Co-operative Societies, Madras, passed on 10th October 1931, it was decided that the representatives of the Co-operative Societies, Madras, should be elected on 10th October 1931 for the term of five years, and the representatives of the Co-operative Societies, Madras, should be elected on 10th October 1931 for the term of five years.

K. DEVENAHARAN MUDALIYAR,
Joint Secretary of Co-operative Societies.
Madras, 12th October 1931.

NOTIFICATIONS.

The Deputy Registrar of Co-operative Societies, Madras, has, under section 47 of the Madras Co-operative Societies Act VI of 1927, cancelled the registration of the Amara Ashwath Co-operative Society in the Village of the North Anna district and has appointed the Deputy Registrar of Co-operative Societies, Madras, to be the Registrar of Co-operative Societies, Madras, under section 47 (1) of the same Act.

The order will take effect from this date, namely, 10th October 1931.

K. MAHATAMAHARAN MUDALIYAR,
Deputy Registrar of Co-operative Societies.
Madras, 12th October 1931.

The Deputy Registrar of Co-operative Societies, Calcutta, has, under section 47 of the Co-operative Societies Act VI of 1927 (Madras), cancelled the registration of the Kumbha Co-operative Society No. 2028 in the Village of the North Anna district and has appointed the Deputy Registrar of Co-operative Societies, Madras, to be the Registrar of Co-operative Societies, Madras, under section 47 (1) of the same Act. The order will take effect from this date, viz., 10th October 1931.

G. C. STEWART,
Deputy Registrar of Co-operative Societies.
Calcutta, 12th October 1931.

It is hereby notified that the annual cattle fair at Kumbha in the village of Kumbha, North Anna district, will be held this year from 10th November 1931 to 22nd November 1931 (both days inclusive). The fair will commence on "Kumbha Purnima" day and end on the "Anantaram" (fourth) day. The Kumbha Purnima day will be held on 10th November 1931 and the Anantaram day will be held on 22nd November 1931. The fair will be held on every day of cattle brought into the fair ground.

E. M. S. ABRAHAM,
Revenue Section Officer,
Madras, 1st October 1931.

ROYAL HEALTH DEPARTMENT.

Total Expenditure of the Districts including Municipal Towns of the Madras Presidency for the month of July 1935.

[illegible]

VITAL STATISTICS OF THE FRENCH TOWNS OF THE MADRAS PRESIDENCY FOR THE MONTH OF JULY 1932

[illegible]

VITAL STATISTICS OF THE DOMESTIC BIRDS OF THE MALTA PROVINCE FOR THE MONTH OF JULY 1938.

[illegible]

Madras, 24th September 1895.

WEEKLY STATEMENTS OF THE METEOROLOGICAL SERVICE OF THE METEOROLOGICAL DEPARTMENT FOR THE WEEK ENDING 24th SEPTEMBER 1914

[illegible]

Abstracts prepared by APOLLO and DARTON FROM
KIDNEY DISEASE in the Presidency of Madero
during the week ending 28th September 1915.

Country or territory (name and abbreviation)	Domestic		Imports		Exports		Balance	
	Imports	Exports	Imports	Exports	Imports	Exports	Imports	Exports
Belgium								
Belgium
Luxembourg
Total
Poland								
Poland
Czech Republic
Slovak Republic
Hungary
Romania
Bulgaria
Total
Portugal								
Portugal
Spain
France
Italy
Germany
United Kingdom
Total
Spain								
Spain
France
Italy
Germany
United Kingdom
Total
Sweden								
Sweden
Finland
Norway
Denmark
Iceland
Total
Switzerland								
Switzerland
Austria
Germany
France
Italy
Spain
Portugal
Total
United Kingdom								
United Kingdom
Ireland
France
Germany
Italy
Spain
Portugal
Total
United States								
United States
Canada
Mexico
Total

Zone of origin (HMSD and non-HMSD)	Chlorides		Sulfates		Nitrates		Residuals	
	Analysis	Doubtful	Analysis	Doubtful	Analysis	Doubtful	Analysis	Doubtful
Metals								
Aluminum	10	11	1	1	11	11	11	11
Barium	10	11	1	1	11	11	11	11
Copper	10	11	1	1	11	11	11	11
Lead	10	11	1	1	11	11	11	11
Iron	10	11	1	1	11	11	11	11
Calcium	10	11	1	1	11	11	11	11
Magnesium	10	11	1	1	11	11	11	11
Sodium	10	11	1	1	11	11	11	11
Potassium	10	11	1	1	11	11	11	11
Strontium	10	11	1	1	11	11	11	11
Barium	10	11	1	1	11	11	11	11
Total	10	11	1	1	11	11	11	11
Nonmetals								
Ammonia	10	11	1	1	11	11	11	11
Carbon dioxide	10	11	1	1	11	11	11	11
Hydrogen	10	11	1	1	11	11	11	11
Water	10	11	1	1	11	11	11	11
Acetic acid	10	11	1	1	11	11	11	11
Formic acid	10	11	1	1	11	11	11	11
Hydrocyanic acid	10	11	1	1	11	11	11	11
Hydrofluoric acid	10	11	1	1	11	11	11	11
Hydrochloric acid	10	11	1	1	11	11	11	11
Hydrobromic acid	10	11	1	1	11	11	11	11
Hydroiodic acid	10	11	1	1	11	11	11	11
Hydrophosphoric acid	10	11	1	1	11	11	11	11
Hydroperchloric acid	10	11	1	1	11	11	11	11
Hydrofluosulfuric acid	10	11	1	1	11	11	11	11
Total	10	11	1	1	11	11	11	11
Organic acids								
Acetic acid	10	11	1	1	11	11	11	11
Formic acid	10	11	1	1	11	11	11	11
Hydrocyanic acid	10	11	1	1	11	11	11	11
Hydrofluoric acid	10	11	1	1	11	11	11	11
Hydrochloric acid	10	11	1	1	11	11	11	11
Hydrobromic acid	10	11	1	1	11	11	11	11
Hydroiodic acid	10	11	1	1	11	11	11	11
Hydrophosphoric acid	10	11	1	1	11	11	11	11
Hydroperchloric acid	10	11	1	1	11	11	11	11
Hydrofluosulfuric acid	10	11	1	1	11	11	11	11
Total	10	11	1	1	11	11	11	11
Organic bases								
Ammonia	10	11	1	1	11	11	11	11
Carbon dioxide	10	11	1	1	11	11	11	11
Hydrogen	10	11	1	1	11	11	11	11
Water	10	11	1	1	11	11	11	11
Acetic acid	10	11	1	1	11	11	11	11
Formic acid	10	11	1	1	11	11	11	11
Hydrocyanic acid	10	11	1	1	11	11	11	11
Hydrofluoric acid	10	11	1	1	11	11	11	11
Hydrochloric acid	10	11	1	1	11	11	11	11
Hydrobromic acid	10	11	1	1	11	11	11	11
Hydroiodic acid	10	11	1	1	11	11	11	11
Hydrophosphoric acid	10	11	1	1	11	11	11	11
Hydroperchloric acid	10	11	1	1	11	11	11	11
Hydrofluosulfuric acid	10	11	1	1	11	11	11	11
Total	10	11	1	1	11	11	11	11

No. 44 of 1923, DISTRICT COURT, MADURAI.

Chinnappa Veluppa, son of Narayana Bhat, aged 45, Madurai, Kaveri, husband of Pichkammam, Rajapalayam, and **Palaniyandhi** (Defendant).

Samudra Marappa and others, others—Respondents (Defendants).

Notice is hereby given under section 19 (1) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to adjudicate him as an insolvent and that the said petition stands posted to 2nd December 1923 for hearing.

W. G. BERNARD,
District Judge.

Madurai, 12th October 1923.

No. 261 of 1923 (J.A. No. 269 of 1923),
DISTRICT COURT, MADURAI.

Seetha Narayana and **Soma Govindasami**—Petitioner (Defendant).

Subbiah Narayana's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

No. 16 of 1923 (J.A. No. 232 of 1923),
DISTRICT COURT, MADURAI.

Mulla Saifi Rashed—Petitioner (Defendant).

Kutub Ahmad Gani and **Mustafa Mustafa**, Kumbakonam and **Mustafa of Kumbakonam**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

No. 125 of 1923 (J.A. No. 374 of 1923),
DISTRICT COURT, MADURAI.

Petha Venkatasami—Petitioner (Defendant).

Petha Subbarao and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

No. 102 of 1923, DISTRICT COURT, MADURAI.

Subbiah Narayana—Petitioner (Defendant).

Subbiah Narayana's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

No. 8 of 1923, DISTRICT COURT, MADURAI.

Samudra Marappa—Petitioner (Defendant).

Samudra Marappa's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

S. V. AKHAYA,
District Judge.

Madurai, 12th October 1923.

No. 22 of 1923 (J.A. No. 655 of 1923),
DISTRICT COURT, MADURAI.

Samudra Marappa and **Samudra Marappa's** grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

order of absolute discharge. That petition stands posted to 12th November 1923 for hearing in this Court. Any of the creditors of the above-named petitioner who have already proved their debts and who wish to oppose the above-named petition may appear in this Court on 12th November 1923 at 10-12 noon in their own names or by a duly authorized agent.

V. KUNDRAMAN MATR,
Additional District Judge.

Madurai, 12th October 1923.

No. 38 of 1923, DISTRICT COURT, MADURAI.

Samudra Marappa—Petitioner (Defendant).

Samudra Marappa's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 (1) of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court to adjudicate him as an insolvent and that the said petition stands posted to 12th November 1923 for hearing. Any person wishing to oppose the petition may appear in person or by proxy on the said date.

K. GOPALA AYYAR,
District Judge.

Madurai, 12th October 1923.

No. 32 of 1923, DISTRICT COURT, MADURAI.

Samudra Marappa—Petitioner (Defendant).

Samudra Marappa's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

K. GOPALA AYYAR,
District Judge.

Madurai, 12th October 1923.

No. 128 of 1923 (J.A. No. 320 of 1923),
DISTRICT COURT, MADURAI.

Samudra Marappa—Petitioner (Defendant).

Samudra Marappa's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge. Hearing, 12th November 1923.

No. 202 of 1923 (J.A. No. 551 of 1923),
DISTRICT COURT, MADURAI.

Samudra Marappa—Petitioner (Defendant).

Samudra Marappa's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

No. 79 of 1923 (J.A. No. 665 of 1923),
DISTRICT COURT, MADURAI.

Samudra Marappa—Petitioner (Defendant).

Samudra Marappa's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1923 for hearing.

No. 171 of 1923 (J.A. No. 622 of 1923),
DISTRICT COURT, MADURAI.

Samudra Marappa—Petitioner (Defendant).

Samudra Marappa's grandsons **N. Venkatasami Chetti** and **Srinivas Chetti**—Respondents (Defendants).

Notice is hereby given under section 41 of Act V of 1920 that the above-named petitioner has applied to this Court for an order of absolute discharge. Hearing, 12th November 1923.

No. 196 of 1925 (L.A. No. 728 of 1925).
See-Court, COTTAHORE.
G. Bhatia Chettyar, son of Gopichand Chettyar, Channar Chetti estate at Karamal, Aravandi taluk—*Respondent*.
Notice under section 41 of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court for an order of discharge. Hearing, 21st November 1925.

No. 228 of 1925 (L.A. No. 1618 of 1925).
See-Court, COTTAHORE.
Manonatha Chettyar, son of Raju Chettyar, residing at Chula, Puthur—*Petitioner*.
Respondent and six others—Respondents.
Notice under sections 41 and 42 of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court for an order of absolute discharge. Hearing, 20th November 1925.

No. 18 of 1925 (L.A. No. 936 of 1925).
See-Court, COTTAHORE.
Narappa Karandam, son of Naray Karandam, Velala, Kallivada, karnat of Malappuram, Changanassery taluk—*Petitioner*.
Amannappa Karandam and others—*Respondents*.
Notice under sections 38 and 39 of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to approve the scheme of compromise and to stand the order of adjudication. Hearing, 19th November 1925.

No. 181 of 1925, *See-Court, COTTAHORE.*
Ramannappa Karandam—Petitioner.
Matra Narappa Karandam, son of Ramannappa Karandam, residing at Zommankalappu, Changanassery taluk—*Respondent*.
Notice under section 39 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 21st November 1925.

No. 163 of 1925, *See-Court, COTTAHORE.*
Narappa Karandam—Petitioner.
Kannammanna Karandam, son of Parla Vargi Karandam at Arudiyalayar—*Respondent*.
Notice under sections 39 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 20th November 1925.

No. 194 of 1925, *See-Court, COTTAHORE.*
Lingappa Karandam, son of Narappa Karandam at West Okkara street, Koda—*Petitioner*.
Research of the Cutchumera Term Bank, Limited, Koda, by its Secretary Appen Narandam and six others—*Respondents*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 19th November 1925.

No. 165 of 1925, *See-Court, COTTAHORE.*
Ramannappa Karandam, son of T. Pannannappa Karandam, at Manthura, karnat of Kandalam, Changanassery taluk—*Petitioner*.
Appanna, alias Rajappa Narappa Vaidya Chetti and two others—*Respondents*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 20th November 1925.

No. 197 of 1925, *See-Court, COTTAHORE.*
SH. AM. Ramannappa Chettyar—Petitioner.
Sennammalla Appa, son of Subbannappa Appa, Back Agency at Chula, Changanassery taluk—*Respondent*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 22nd November 1925.

11-2.

No. 195 of 1925, *See-Court, COTTAHORE.*
SH. FL. & Ramannappa Chettyar—Petitioner.
Gowda Karandam, son of Vargi Karandam, Velala at Manappuram, karnat of Puthur village, Puthur taluk—*Respondent*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 21st November 1925.

No. 162 of 1925, *See-Court, COTTAHORE.*
C. R. Sannappa Appa—Petitioner.
Bannappa, brother of Krishna Kumar, Vaidya karnat, at Manappuram, Changanassery taluk—*Respondent*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 21st November 1925.

No. 174 of 1925, *See-Court, COTTAHORE.*
R. N. Balakrishna Chettyar, son of Gopichand Chettyar at Asamala, Puthur taluk—*Petitioner*.
Balakrishna Chettyar and others—*Respondents*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 21st November 1925.

No. 178 of 1925, *See-Court, COTTAHORE.*
Narappa Chettyar—Petitioner.
Krishnaiah, karnat, son of Ramalinga Mudaliar, residing at Puthur, Puthur taluk—*Respondent*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge the respondent an insolvent. Hearing, 21st November 1925.

No. 179 of 1925, *See-Court, COTTAHORE.*
Haripannam Thevarum Karandam, son of Narappa Karandam at Asamala, Koda Thandam, karnat of Kallivada village, Koda taluk—*Petitioner*.
Haripannam and others—*Respondents*.
Notice under section 38 (2) of Act V of 1920 is hereby given that the above-named petitioner has applied to this Court to adjudge him an insolvent. Hearing, 19th November 1925.

F. NARAYANA MENON,
Additional Subordinate Judge.
 Cochin, 19th October 1925.

No. 27 of 1925, *See-Court, COTTAHORE.*
Pannammalla Pillai—Petitioner.
Manayannam Appa, etc.—*Respondents*.
Notice 41. Petitioner to grant absolute discharge made posted to 21st November 1925 for hearing.

No. 50 of 1925, *See-Court, COTTAHORE.*
Periada Reddi alias Marudamannam Reddi—*Petitioner*.
Marudam Reddi, etc.—*Respondents*.
Notice 41. Petitioner to grant absolute order of discharge made posted to 21st November 1925 for hearing.

No. 48 of 1925, *See-Court, COTTAHORE.*
Ramannappa Karandam, son of Gopichand Karandam, Vaidya karnat, Changanassery taluk—*Petitioner*.
Peria Narappa Chetti, etc.—*Respondents*.
Notice 38 (2). Petitioner to adjudge petitioner an insolvent made posted to 21st November 1925 for hearing.

F. S. SUBRAMANIAM,
Subordinate Judge.
 Cochin, 19th October 1925.

No. 35 of 1925, *See-Court, COTTAHORE.*
Toni Chenna Subba Reddi—Petitioner (Puthur).
Gopichandam Karandam, etc.—*Respondents* (Puthur).
Notice is hereby given under section 38 (2) of Act V of 1920 that the above-named petitioner has applied to this Court to adjudge him an insolvent, dated 20th October 1925. The evidence of the insolvent should prove that debt before the District Revenue Officer, Cochin, is a debt due to the Provincial Treasury, 1925, within two months from this date.

No. 18 of 1935, *Ses-Court, Ceylon.*

Lingula Folia 2 and 4 and 2 others—Petitioner (Deliber).
Mahala Chena Balak and others—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named petitioner was adjudicated an insolvent by an order of the Court, dated 10th October 1935. The creditors of the insolvent should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 21 of 1935, *Ses-Court, Ceylon.*

Malanga Chennappa, Petitioner (Deliber).
Dutula Seshala—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named respondent was adjudicated an insolvent by an order of the Court, dated 10th September 1935. The creditors of the insolvent should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 28 of 1935, *Ses-Court, Ceylon.*

Sampala Subbiah and 2 others—Petitioner (Deliber).
Mahala Nannamangal Petitioner—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named respondent was adjudicated an insolvent by an order of the Court, dated 2nd October 1935. The creditors of the insolvent should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 36 of 1935, *Ses-Court, Ceylon.*

Ramalingam Rajaguru & Co., by Managing partner Cheng Sengappa—Petitioner (Deliber).
Arul Vair Selvi and others—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named respondent I and 3 and the estate of the 2nd respondent were adjudicated insolvents by an order of the Court, dated 15th October 1935. The creditors of the insolvents should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 31 of 1935, *Ses-Court, Ceylon.*

Editha Theodoropoulou, Petitioner (Deliber).
Editha Theodoropoulou, George Rodis—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named respondent was adjudicated an insolvent by an order of the Court, dated 1st October 1935. The creditors of the insolvent should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 33 of 1935, *Ses-Court, Ceylon.*

Osajala Ramalinga Rodis—Petitioner (Deliber).
Rajaguru Chinnappa and others—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named petitioner was adjudicated an insolvent by an order of the Court, dated 10th October 1935. The creditors of the insolvent should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 47 of 1935, *Ses-Court, Ceylon.*

Rachanda Venkiah—Petitioner (Deliber).
Rachanda Chinnappa Gangappa—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named respondent was adjudicated an insolvent by an order of the Court, dated 10th October 1935. The creditors of the insolvent should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 48 of 1935, *Ses-Court, Ceylon.*

Mahalingam Balak—Petitioner (Deliber).
Chappa Desappa Balak alias Chappa Desappa Balak—Respondent (Deliber).

Notice is hereby given under section 25 of Act V of 1920 that the above-named respondent was adjudicated an insolvent by an order of the Court, dated 23rd September 1935. The creditors of the insolvent should present their claims before the Official Receiver, Colombo, by delivering or sending by registered post an affidavit in Form No. 3 of the Provincial Insolvency Rules, 1924, within two months from this date.

No. 56 of 1935, *Ses-Court, Ceylon.*

Jayasingh Chinnappa—Petitioner (Deliber).
Tanna Perera Chinnappa and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 25th day of November 1935.

No. 62 of 1935, *Ses-Court, Ceylon.*

Kuturu Konda Rodis—Petitioner (Deliber).
Thalla Perera Rodis—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 10th day of November 1935.

No. 64 of 1935, *Ses-Court, Ceylon.*

20 Prapatti Nannappa Rodis—Petitioner (Deliber).
Vasanthi Chinnappa Rodis and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 14th day of November 1935.

No. 69 of 1935, *Ses-Court, Ceylon.*

Editha Chinnappa—Petitioner (Deliber).
Vasanthi Chinnappa Rodis and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 10th day of November 1935.

No. 81 of 1935, *Ses-Court, Ceylon.*

John Ramalinga—Petitioner (Deliber).
Tanna Perera Rodis and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare the respondent insolvent is posted in the 10th day of November 1935.

No. 82 of 1935, *Ses-Court, Ceylon.*

Deethula Chenna Venkiah—Petitioner (Deliber).
Polem Ramalinga and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 14th day of November 1935.

No. 83 of 1935, *Ses-Court, Ceylon.*

Kuturu Venkiah—Petitioner (Deliber).
Chinna Perera Rodis and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 10th day of November 1935.

No. 88 of 1935, *Ses-Court, Ceylon.*

Thannappa Perera Venkiah—Petitioner (Deliber).
Nannappa, Kanchannappa Venkiah and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 10th day of November 1935.

No. 91 of 1935, *Ses-Court, Ceylon.*

Thannappa Perera Venkiah—Petitioner (Deliber).
Thannappa Perera Venkiah and others—Respondent (Deliber).

Notice is hereby given under section 25 (2) of Act V of 1920 that the petitioner put in by the above-named petitioner to declare him an insolvent is posted in the 10th day of November 1935.

I.A. No. 904 of 1935, Sess-Court, Coimbatore
(No. 27 of 1935, District Court)

Weekly Police Society—*Pettitioner* (Defendant).
Kannan Thappanar and others—*Respondents*.

(Criminal)

Notice is hereby given under section 41 of Act V of 1930 that the above-named petitioner (defendant) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 24th November 1935 for hearing.

I.A. No. 516 of 1935, Sess-Court, Coimbatore
(No. 48 of 1935, District Court)

Subashchandra Palanisami Kallu—*Petitioner* (Defendant).
Sankarappa Vachanasami and others—*Respondents*.

(Criminal)

Notice is hereby given under section 41 of Act V of 1930 that the above-named petitioner (defendant) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 15th November 1935 for hearing.

K. S. CARTER AYYAR,
Subordinate Judge.

Coimbatore, 15th October 1935.

No. 11 of 1935, Sess-Court, Dindigul.
Narasimha Chettiar—*Petitioner* (Defendant).

No. M. V. M. V. Vaidyanathan Chettiar, son of Mayyappa Chettiar, an Kankudi, Elumkottai taluk—*Respondent* (Defendant).

Notice is hereby given under section 27 (1) of Act V of 1930 that the above-named respondent was adjudged an insolvent by an order of this Court, dated 20th September 1935, and that he will apply for discharge within one year from the said date and the creditors may serve their claims before the Official Receiver of Insolvency at Madras within three months from this date.

C. C. Q. ASHFI,
Additional Subordinate Judge.

Dindigul, 25th September 1935.

No. 42 of 1935, Sess-Court, Dindigul.
Dossanna Seral, son of Ponnai Seral, residing at Marudavayal, Elumkottai taluk—*Petitioner*.

Vaidyanathan Chettiar, etc.—*Respondents* (Defendants).

Notice is hereby given under sections 16 and 18 (1) of Act V of 1930 that the above-named petitioner has applied to this Court to adjudge him an insolvent, that the said petition is posted to 22nd November 1935 for hearing and that any person wishing to oppose the same may appear in this Court either in person or by pleader at 11 a.m. on the said date.

L. S. PARTHASARATHI AYYAR,
Additional Subordinate Judge.

Dindigul, 11th October 1935.

No. 23 of 1935, Sess-Court, Dindigul.
Sankarappa Pillai, son of Appayappa Pillai and Sitala

son of Narayana Pillai, residing at Marudavayal, Palai taluk—*Petitioner* (Defendant).

Sankarappa Pillai and twenty-four others—*Respondents* (Defendants).

Notice under section 18 (1) of Act V of 1930 is hereby given that the above-named petitioner has applied to adjudge him an insolvent and the application stands posted to 24th November 1935 for hearing in this Court.

T. V. KRISHNAN NAIR,
Subordinate Judge.

Dindigul, 12th October 1935.

No. 26 of 1935, Sess-Court, Dindigul.
Vaidyanathan Palanisami—*Petitioner* (Defendant).

Palanisami Sankarappa and others—*Respondents*.

Notice is hereby given that the order of this Court, dated 22nd April of October 1935, adjudge the petitioner insolvent is unaltered under section 42 of the Act V of 1930 by an order of this Court, dated 20th September 1935.

No. 87 of 1935, Sess-Court, Dindigul.

Chelapandi Chann Chinnayyan, son of Chann Subbappa, Adiga by caste and resident of Gungavaram—*Petitioner* (Defendant).

Co-operative Society at Gungavaram and others—*Respondents*.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court on 14th August 1935 to adjudge him insolvent and the petition stands posted to the 24th day of October 1935 for adjournment.

No. 88 of 1935, Sess-Court, Dindigul.

Alla Palanisami, son of Balarambali, Hindu and cultivator of Pothalambampatti, Gungavaram District Kanara's Court—*Petitioner* (Defendant).

Malala Nagendral, son of Vaidyanathar, Malala Kottayam, son of Nagendral, Kottayam and residents of Malala, Gungavaram District Kanara's Court—*Respondents* (Defendants).

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court on 22nd July 1935 to adjudge the respondents insolvent and the petition stands posted to the 24th day of October 1935 for adjournment.

No. 89 of 1935, Sess-Court, Dindigul.

Palanisami Vaidyan, son of Subbappa, Kanna and cultivator of Himmam Nagar, Pothalambampatti taluk—*Petitioner* (Defendant).

Kannappa Vaidyan Subbannayyan being seized by judgment K. Vaidyan Palanisambudai and others—*Respondents*.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court on 14th April 1935 to adjudge him insolvent and the petition stands posted to the 24th day of October 1935 for adjournment.

No. 91 of 1935, Sess-Court, Dindigul.

Chelapandi Subbappa, son of Mayyappa, Kanna and cultivator of Gungavaram—*Petitioner* (Defendant).

Vaidyanathan Vaidyan Subbappa and others—*Respondents*.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court on 14th August 1935 to adjudge him insolvent and the petition stands posted to the 24th day of October 1935 for adjournment.

No. 92 of 1935, Sess-Court, Dindigul.

Subba Chann Subba and his undivided son, Malala—*Petitioner* and residents of Gungavaram, Pothalambampatti taluk—*Petitioner* (Defendant).

Vaidyanathan Subbappa and others—*Respondents*.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court on 14th October 1935 to adjudge them insolvent and the petition stands posted to the 24th day of October 1935 for adjournment.

No. 93 of 1935, Sess-Court, Dindigul.

Hannappa Appayyan, son of Subbannayyan, Kanna and cultivator of Pothalambampatti, Gungavaram taluk—*Petitioner* (Defendant).

Lara, Rajaram, and others—*Respondents*.

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court on 20th August 1935 to adjudge him insolvent and the petition stands posted to the 24th day of October 1935 for adjournment.

No. 94 of 1935, Sess-Court, Dindigul.

Kannala Ramaswami, son of Chann Kanyasali, Hindu and cultivator of Gungavaram, Kanara District Kanara's Court—*Petitioner* (Defendant).

Kannala Arambali and Kannala Ramaswami, son of Nagendral, Kottayam and cultivator of Gungavaram, Kanara District Kanara's Court—*Respondents* (Defendants).

Notice is hereby given under section 18 (2) of the Provincial Insolvency Act V of 1930 that the above-named petitioner has applied to this Court on 14th August 1935 to adjudge the respondents insolvent and the petition stands posted to the 24th day of October 1935 for adjournment.

No. 104 of 1933, SRI-GANES, GOWDA.

Deputy Registrar, son of Raghava Rao, aged 38 years, Substantia by caste and no debt of Criminal—*Prothonotary* (Deputy).

Deputy Registrar and others—*Respondents*.

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court on 2nd September 1933 to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

No. 105 of 1933, SRI-GANES, GOWDA.

Deputy Registrar, son of Raghava Rao, aged 38 years, Substantia by caste and no debt of Criminal—*Prothonotary* (Deputy).

Deputy Registrar and others—*Respondents*.

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court on 8th August 1933 to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

No. 106 of 1933, SRI-GANES, GOWDA.

Krishna Raghavachari, son of T. Raghavachari, Substantia and caste of Channarayana (Prothonotary), Substantia by caste, married Kalyani, Substantia and caste of Anantacharya (Prothonotary)—*Respondent* (Deputy).

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court on 17th August 1933 to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

No. 107 of 1933, SRI-GANES, GOWDA.

Madhava Yashwanth and Nandha Narayana, sons of Venkateswara, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Madhava Yashwanth and others—*Respondents*.

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court on 17th September 1933 to adjudge him insolvent and the petition stands posted to the 1st day of October 1933 for adjunction.

No. 108 of 1933, SRI-GANES, GOWDA.

Madhava Yashwanth, son of Venkateswara, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Madhava Yashwanth and others—*Respondents*.

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court on 17th August 1933 to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

No. 109 of 1933, SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court on 2nd September 1933 to adjudge him insolvent and the petition stands posted to the 1st day of October 1933 for adjunction.

No. 110 of 1933, SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court on 1st October 1933 to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

F. PARHAKARATHY AYYANGAR,

Additional Substantia (Deputy).

Gandhi, 10th October 1933.

No. 111 of 1933, SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given under section 12 (2) of the Provincial Insolvency Act V of 1920 that the abovesaid petitioner has applied to this Court to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

as insolvent and that this application is posted for hearing to 1st November 1933. Any creditor wishing to oppose the same may appear in person or by pleader on the said date.

C. RAJAGOPALAN,

Additional Substantia (Deputy).

Kanad, 10th October 1933.

No. 47 of 1933, SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given that the abovesaid petitioner has applied to this Court on 1st October 1933 to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

No. 48 of 1933, SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given that the abovesaid petitioner has applied to this Court on 1st October 1933 to adjudge him insolvent and the petition stands posted to the 1st day of November 1933 for adjunction.

T. VASUDEVA RAO,

Additional Substantia (Deputy).

Madhava, 10th October 1933.

No. 49 of 1933 (A. No. 321 of 1934).

SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given that the order of adjunction, dated 1st January 1933, passed against the petitioner is annulled by this Court on 2nd October 1933 owing to his failure to appear on the day fixed for hearing (2nd October 1933) his application for discharge.

No. 50 of 1933 (A. No. 322 of 1934).

SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given that the order of adjunction, dated 1st January 1933, passed against the petitioner is annulled by this Court on 2nd October 1933 owing to his failure to appear on the day fixed for hearing (2nd October 1933) his application for discharge.

No. 51 of 1933 (A. No. 323 of 1934).

SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given that the order of adjunction, dated 1st January 1933, passed against the petitioner is annulled by this Court on 2nd October 1933 owing to his failure to appear on the day fixed for hearing (2nd October 1933) his application for discharge.

No. 52 of 1933 (A. No. 324 of 1934).

SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given under section 12 (2) of Art V of 1920 that the abovesaid petitioner was adjudged insolvent by this Court on 2nd September 1933 and that all creditors should present their claims before the Official Receiver, Madras. Time for discharge, one year.

No. 53 of 1933, SRI-GANES, GOWDA.

SRI-GANES, GOWDA.

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Substantia Kalyani, son of Substantia, Substantia and caste of Substantia, Criminal—*Prothonotary* (Deputy).

Notice is hereby given under section 12 (2) of Art V of 1920 that the abovesaid petitioner has applied to this Court to adjudge him insolvent and that the petition stands posted to the 1st day of November 1933 for adjunction. Any creditor wishing to oppose the same may appear in person or by pleader on the said date.

St. 28 of 1935, Rio-Corua, Macaureva
Bapui Nawaikiam—Palamay (Joking) &
Bapui Sawayya vni toala otiem—Nagapende
(Continued)

Notice is hereby given, under section 19 (2) of Act V of 1924 that the aforementioned petitioners has applied to this Court to adjudge him as insolvent and that this petition is posted for hearing to 13th November 1935. Any creditor wishing to oppose the same may appear in person or by pleader on the said date.

No. 25 of 1930, Kō-Corut, Managaran.
 Dehkapari Cera Sugmahan and Dehkapari Vada-
 manan—Purman (Deputy).
 Dehkapari Sathman and manan oman—Sugmahan
 (Deputy).

Notices is hereby given under section 1817 of Act V of 1920 that the above-named patent cases have applied to the Controller and will be made public and that their position is posted to 18th November 1920 for hearing. Any member wishing to oppose the same may appear in person or by attorney on the said date.

M. H. SPRENT,
Principal Subordinate Judge,
Muzilpattam, 30th October 1932.

No. 26 of 1854. **STO-OCTUB, MARITIMES.**
Georgelouard, Felix, son of Marguerite Felix, at
Kontigoussat, Miquik street—Pensioner (Chancel).
Foussier, Felix, son of Agnes Felix, at Vayen Irupen,
Burch street—Barrister (Dobler).

Under section 21 of Act V of 1920, it is hereby stated that the above-named respondent has been adjudged as insolvent on 11th September 1920, that his properties are vested in the Official Receiver, East Tanganyika, that the creditors should prove their claims as early as possible and that the respondent should apply for final discharge within one year from 11th September 1921.

No. 33 of 1934, THE COLONY, KANAKURAM.
Kannappa Appayager, son of Thiruvudai Appayager, at
Thandampalayamkavalai, Elayyil mandal—Pala-
durai (Arise).
Kalpan Achi and others—Kannurath (Gadagat).

Under section 17 of Act V of 1920, it is hereby notified that the abovesaid prisoners have been adjudged as insolvent on 11th August 1925, that his properties are vested in the Official Receiver, East Toronto, that the residents should prove their claims as early as possible and that the prisoners should apply for final discharge within six months.

№ 2 of 1953, Nov-Dezty, Makharadze,
Yumtsejda Sayala, an. of Thrombosis Sayala, of
Kilgafdi, Nychi mardid-Patruze (Jidok)
Gomastarum 7.8m and some -Kuparidze (Gidok)

Under section 11 of Act V of 1930, it is hereby enacted that the above-said petitioners have been adjudicated an insolvent on 19th August 1931, that his properties are vested in the Official Receiver, East Tanganyika, that the conditions should prove their claims as early as possible and that the petitioners should apply for final discharge within six months.

No. 7 of 1933, SINGAPORE, MALAYSIAN.
 Mohamed Abdullah Rowther, son of Ebrahim Rowther,
 of Singapore, Malaysian name S.—Policeman

Sundaram, Ayer and others—Dependence (Continued)

Under section 21 of Act V of 1933, it is hereby notified that the abovementioned persons has been adjudged an undischarged insolvent on 11th September 1933, that his proposition was voted in the Official Receiver, East Tanjore, first class creditors should pass their claims on only as possible and that the petitioner should apply for final discharge within one year.

No. 10 of 1932, SRI-CONCE, MAFAYARAN.
Edmundson, widow of Rumburgh Aylar, at Sema-
naburayay, Bepul mamed.—Pudum (Ditot).
I. M. S. Y. Kumburgh Chettiyar, adopted son of Pambur-
nabur Chettiyar, at West Our road, under Palyar—
Semacon (Ditot).

Under section 17 of Act V of 1930, it is briefly noted that the above-named respondent has been adjudged an insolvent on 30 September 1935, that his properties are listed in the Official Receiver, East Tangor, that the creditors should prove their claims as early as possible and that the respondent should apply for final discharge within one year.

No. 22 of 1934, Siva-GURU, MAINTANAM
 Ramanand Appay, son of Vaidyanthakuram Appay, of
 Madhav Velam, Chiyali gramam—Puducherry (District).
 Tirumala Raghavaram, of Kumbakonam (District).

Justice is hereby given under section 18 (2) of Act V of 1920 that the above-named petitioner (solid red) has applied to this Court to adjudicate her own services and the said petition was granted on 20th November 1935 for hearing. Any motion making to oppose the said petition was appear before the Court is possible by plunder on the said day.

A. ANANTHAKUMAR AYYAR,
Solicitor General

No. 56 of 1924 (L.A. No. 300 of 1924). See-Consul,
Siam.

From the *Supraconducting* to *Polymers*
Supraconducting Hypothesis and others—*Supraconducting*

P. M. SRINIVASAN AYYANGAR,
Secretary,
Narasapur, 25th October 1933.

No. 9 of 1834, *Bleu-Couee*, *Van Sassen*
E. Kukkumatti Mitteri, son of Kari Gendro, a Hindu
athlete, 250 lb., aged about 45 years, residing at Aila
pore, Cochin 14320.—Palliser (London).
Leithard, Hamilton & Co., and others.—Cochin.

Notice is hereby given that the order, dated 24th July 1972, adjudicating the petition as inadmissible as regards as per order of the Court, dated the 15th day of September 1970.

No. 17 of 1910, Ben-Gurion, THE NALDEN
Beng Chettiar, son of Thiruvengal Chetty, of a Hindu
of the Chettiar caste, aged about 25 years, a merchant
residing at the Kowdiar street, Cochin, Malabar
—*Parvathi (Mother)*
P. N. A. R. S. S. and others—*Co-defendants*

Notice is given that the petitioners above named have applied to this Court to be adjudged insolvent and that the application stands posted to 11th November 1922 for hearing.

Delaware, 15th October 1978

No. 41 of 1913 (H.P. No. 1347 of 1913), Sec-Comm,
Tashkent.

Thalassipoma Vela Mirza's new species, including as
Kamoharua group, Polynesian island—Fathoms
K. Vela, and Invertebrate—P. Vela.

Nance is hereby given that the petitioner above named has applied to this Court for an order of absolute discharge and that his petition is posted to 21st November.

No. 65 or 1903 (M.F. No. 1048 or 1035), Sec-CHRY,
Bacon.

Trachylepore Vets. Hatten's son, Cherman, residing in
Kierulme avenue, Fajita road—Perrine,
K. Velazquez and others others—Bismarck.

Notice is hereby given that the petitioners above named has applied to this Court for an order of absolute discharge and that his petition is posted in the November 1934 for objection, if any.

No. 11 of 1915, 87th CONG., MARSHAL.
 IN R. WEAVER APPROPRIATION.

A. N. P. Kabanov: *Films*, swelling in Parylene based in
Phthalonitrile, *Repts. Akad. Nauk, Polym. Ind.*
Soviet Union

Notice is hereby given under section 30 of Act V of 1936 that the respondent above named has been adjudged an insolvent by this Court on the 29th September 1936 and has been directed to apply for discharge within six months from that date, that creditors should prove their claims, as early as possible before the Official Receiver, Henry Malcher, to whom the petition is transferred for sanction.

No. 52 of 1915, *Stra-Court, PALANCA.*

Ameyo V. Yordal Krishna Moolnar's son, Yemman Shetkar, residing on Nopladikana Kinyam estate, Palgat taluk—Defendant.

Rama Ayer and his others—Respondent.

Notice is hereby given under section 19 (1) of Act V of 1913 that the petitioner's name stood for appeal to this Court to adjudge his estate and that his petition is posted to 26th November 1915 for hearing. Any person wishing to oppose the same may do so either in person or by valid on the said date.

No. 86 of 1915, *Stra-Court, PANNAR.*

K. V. Rama alias Nannappa Ayer—Petitioner.

Arumudhan Pillai, son Arumudhan Pillai, brother T. Chinnappa Pillai, father Arumudhan Pillai, residing in Chinnappa, Kanyakumari estate, Palgat taluk—Respondent.

Notice is hereby given under section 19 (2) of Act V of 1913 that the petitioner's name stood for appeal to this Court to adjudge the respondent's estate and that his petition is posted to 11th November 1915 for hearing. Any person wishing to oppose the same may do so either in person or by valid on the said date.

M. RAMACHANDRAN,

Deputy District Judge.

Palgat, 19th October 1915.

No. 11 of 1915 (I.A. No. 197 of 1915), *Stra-Court, RAJAKKOTTAI.*

Panda Pinnas—Petitioner (Janki).

Panda Mankattan, etc.—Defendant.

Notice is hereby given under section 17 (2) of the Provincial Insolvency Act V of 1913 that the time for the creditors to apply for discharge is extended by six months from 4th August 1915 by order, dated 7th September 1915.

No. 12 of 1915 (I.A. No. 708 of 1915), *Stra-Court, RAJAKKOTTAI.*

Vandukul, Vellachan—Petitioner (Janki).

Chinnappa Nannalambudu and others—Defendant.

Notice is hereby given under section 23 (1) of the Provincial Insolvency Act V of 1913 that the time for the creditors to apply for discharge is extended by six months from 4th August 1915 by order, dated 7th September 1915.

No. 38 of 1915 (I.A. No. 534 of 1915), *Stra-Court, RAJAKKOTTAI.*

Ramalinga Rajayannaraswamy—Petitioner (Janki).

Chinnappa Nannalambudu and others—Respondent (Janki).

Notice under section 41 of the Provincial Insolvency Act is hereby applied to this Court on 11th September 1915 to grant him an order of final discharge and that the petition stands posted to 16th November 1915. Any of the creditors who wish to oppose the application may appear on the said date.

No. 1 of 1915, *Stra-Court, RAJAKKOTTAI.*

Bagudai Vinnasam—Petitioner (Janki).

Chinnappa Nannalambudu and his others—Respondent (Janki).

Notice is hereby given under section 26 of the Act V of 1913, Provincial Insolvency Act, that the petitioner has been appointed receiver on 11th September 1915 and given one year's time for applying for discharge and the District Receiver of East Godavari has been appointed Receiver of the debtor's estate.

No. 9 of 1915, *Stra-Court, RAJAKKOTTAI.*

Pupulappa Venkanna—Petitioner (Janki).

Parthabai Kanyasambath and her others—Respondent (Janki).

Notice is hereby given under section 26 of the Act V of 1913, Provincial Insolvency Act, that the petitioner has been appointed receiver on 4th October 1915 and given one year's time for applying for discharge and the District Receiver of East Godavari has been appointed Receiver of the debtor's estate.

K. FORTSHOTTAM,

Principal District Judge.

Rajakkottai, 19th October 1915.

No. 71 of 1915, *Stra-Court, RAJAK.*

S. V. Ram, A. K. Nageswanna Chinnappa—Petitioner.

Arumudhan Chinnappa, son of Arumudhan Chinnappa, Nannalambudu, Kanyakumari estate—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 23rd day of October 1915 for hearing.

No. 72 of 1915, *Stra-Court, RAJAK.*

Venkata Reddi, son of Venkata Reddi, of Pochampalli, Deccan division—Petitioner.

Chinnappa Chinnappa and others—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 23rd day of October 1915 for hearing.

No. 73 of 1915, *Stra-Court, RAJAK.*

Gopal Das Gopal, son of Gopal Das, of Srinagar—Petitioner.

Mahadeva Chinnappa, son of Venkatachanna Chinnappa, of Pochampalli, Deccan division—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 23rd day of October 1915 for hearing.

No. 50 of 1915, *Stra-Court, RAJAK.*

G. Venkateswara Murthy—Petitioner.

Arumudhan Chinnappa, Nannalambudu Chinnappa and Arumudhan Chinnappa, son of Arumudhan Chinnappa, of Pochampalli, Deccan division—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 6th day of November 1915 for hearing.

No. 74 of 1915, *Stra-Court, RAJAK.*

Arumudhan Kanyasambath, son of Venkata Kanyasambath, of Pochampalli, Deccan division—Petitioner.

Arumudhan Kanyasambath and others—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 6th day of November 1915 for hearing.

No. 13 of 1915, *Stra-Court, RAJAK.*

Peranna Nayana, son of Rama Nayana, at Agalgaon, Palghat taluk—Petitioner.

V. K. Arumudhan Chinnappa and another—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court praying that the respondent may be adjudged as insolvent. The petition stands posted to the 6th day of November 1915 for hearing.

I.A. No. 121 of 1915, *Stra-Court, RAJAK.*

(No. 75 of 1915, Deccan Court, RAJAK.)

Arumudhan Chinnappa, son of Venkatachanna Chinnappa, of Pochampalli, Deccan division—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court to grant him an order of final discharge and the petition is posted to the 23rd day of October 1915.

I.A. No. 447 of 1915, *Stra-Court, RAJAK.*

(No. 34 of 1915.)

Mahalingappa Pillai, son of Arumudhan Pillai, at Dindigul, Palghat taluk—Petitioner.

T. B. Nannalambudu Chinnappa and others—Respondent.

Notice is hereby given that the above-named petitioner has applied to this Court to grant him an order of final discharge and the petition is posted to the 23rd day of October 1915.

K. M. KRISHNA KUNTH,

Deputy District Judge.

Rajak, 19th October 1915.

No. 22 of 1915, *Stra-Court, STRANAGAR.*

N. S. Chinnappa Pillai—Petitioner (Janki).

K. Gopal Arumudhan, son of Kanyasambath Chinnappa, residing at Tirupattur—Respondent (Janki).

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge respondent as insolvent and that the petition stands posted to 6th December 1915 for hearing.

B. S. RAJA RAO,

Deputy District Judge.

Stranagar, 19th October 1915.

No. 65 of 1935 (J.L.A. No. 718 of 1935), **SON-CHENG, SONG KONG.**

Indiv. Matter—Petitioner (Debtor).

Huana Hany—Respondent (Creditor).

Notice is hereby given that the order dated 21st February 1934, adjudging the above-named respondent as insolvent has been affirmed by this Court under section 20 of the Insolvency Act by order, dated 14th September 1935.

No. 61 of 1935 (J.L.A. No. 712 of 1935), **SON-CHENG, SONG KONG.**

Kaiti Gopal Ram Pablu and another—Petitioner (Creditors).

Yongnia Srinatha Venkatesha Pablu and others—Respondent (Debtors).

Notice is hereby given under section 42 of Act V of 1920 that the above-named petitioners have applied to this Court for an absolute order of discharge and that the application stands posted for hearing on 11th November 1935. Any creditor wishing to oppose the said application may appear before the Court either in person or by valid on the said date.

No. 29 of 1935, **SON-CHENG, SONG KONG.**

Kathappa Pappu—Petitioner (Debtor).

Kanna Mungari—Respondent (Creditor).

Notice is hereby given under section 13 of Act V of 1920 that the above-named petitioner has been adjudged insolvent as per order, dated 12th December 1934, and that he has been given one year's time to apply for discharge. Creditors may present their claims before the Official Receiver, South Kanara, at Mangalore.

No. 54 of 1935, **SON-CHENG, SONG KONG.**

R. R. Srida Athanandam Saidu—Petitioner (Debtor).

Drug Suppliers—Respondent (Creditor).

Notice is hereby given under section 13 (2) of Act V of 1920 that the above-named petitioner has applied for declaring respondent insolvent; and that the said application will come on for hearing on 11th Nov. at 11th November 1935. Any creditor wishing to oppose the said application may appear either in person or by pleader on the said date.

No. 38 of 1935, **SON-CHENG, SONG KONG.**

Chandrasa Sridha and others—Petitioner (Debtors).

The Central Banking Corporation (Ld), Limited and others—Respondent (Creditors).

Notice is hereby given under section 13 (2) of Act V of 1920 that the above-named petitioners have applied for being declared insolvent; and that the said application will come on for hearing at 11 a.m. on 11th November 1935. Any creditor wishing to oppose the said application may appear either in person or by pleader on the said date.

H. BALASUBRAMANIAM AYYAR,

District Judge.

Mangalore, 10th October 1935.

No. 4 of 1935, **DEPARTMENT MURRAY'S COURT, AGRI.**

Kanna Madala, son of Arimadu Madala of Ladakanna, Agri—Petitioner (Debtor).

Channappa Chaita and others—Respondent (Creditors).

Notice is hereby given that the petition filed by the above-named petitioner to adjudge him as insolvent stands posted to the 11th day of November 1935 in this Court.

M. N. KIRKURA AYYAR,

District Magistrate.

Agri, 10th October 1935.

No. 72 of 1934 (J.L.A. No. 1428 of 1935), **DEPARTMENT MURRAY'S COURT, BANGALORE.**

Badda Kannaiah Reddy, son of Yashoda Subbanna, Bangalore, 36 years, Mysore—Petitioner (Debtor).

Gajendra, Pillayya and thirty-three others—Respondent (Creditors).

Notice is hereby given under section 41 of the Provincial Insolvency Act V of 1920 that the above-named petitioner applied to this Court to grant him time for discharge and that his petition stands posted to 12th November 1935 for disposal. Any person wishing to oppose the said application may appear either in person or by valid on the said date.

II 2

No. 13 of 1935, **DEPARTMENT MURRAY'S COURT, BANGALORE.**

Subbappa Raghavanna, son of Nigayya, Kanna, India, 32 years, 44 Ponnasampet—Petitioner (Debtor).

Kanna, Raghavanna and seven others—Respondent (Creditors).

Notice is hereby given under section 38 of the Provincial Insolvency Act V of 1920 that the above-named petitioner has been adjudged insolvent by the order of this Court, dated 14th October 1935, and that he was granted six months' time to apply for discharge. All the creditors are directed to present their claims before the Official Receiver, Kanna, who was appointed Receiver to administer the properties of the insolvent.

C. BHAKTAVATSALU,

Principal District Magistrate.

Bangalore, 17th October 1935.

No. 4 of 1935, **DEPARTMENT MURRAY'S COURT, BANGALORE.**

Kannappa Subbanna—Petitioner (Debtor).

Shanna Kanna Dada (son) through Subbappa Mahesh Shanna (son) and nine others—Respondent (Creditors).

Notice is hereby given under section 41 of Act V of 1920 that the petitioner has applied to this Court to be discharged from all liabilities; and that the petition is posted to 14th November 1935 for hearing.

F. V. PARANESWARA AYYAR,

District Magistrate.

Bangalore, 17th October 1935.

No. 26 of 1935 (J.F.P.D. No. 1459 of 1935), **DEPARTMENT MURRAY'S COURT, CHENNAI.**

Rajagopalappa Parthasarathy, son of Vaidyanatha Parthasarathy of Annamalai, Chidambaram taluk—Petitioner (Debtor).

Krishna Lal Srinivas and another—Respondent (Creditors).

Under section 41 of Act V of 1920 notice is hereby given that the petitioner's application for grant of an order of absolute discharge stands posted to 12th November 1935 for hearing.

No. 16 of 1935, **DEPARTMENT MURRAY'S COURT, CHENNAI.**

Devaraswami Sridha, son of Venkatesh Reddi of Saidu Chidambaram—Petitioner (Debtor).

Periyaswami Chaitanya and four others—Respondent (Creditors).

Under section 18 (2) of Act V of 1920, notice is hereby given that petitioner has applied to adjudge him as insolvent and the petition stands posted to 12th November 1935 for hearing.

No. 17 of 1935, **DEPARTMENT MURRAY'S COURT, CHENNAI.**

Rangaswami Madhav, son of Arumathala Madhav of Kanna, Saidu Chidambaram taluk, street, Saidu Chidambaram—Petitioner (Debtor).

Marayappa Chaita and two others—Respondent (Creditors).

Under section 38 (2) of Act V of 1920 notice is hereby given that petitioner above-named has applied to adjudge him as insolvent and the petition stands posted to 12th November 1935 for hearing.

V. SUNDARARAM AYYAR,

District Magistrate.

Chidambaram, 14th October 1935.

No. 32 of 1934, **DEPARTMENT MURRAY'S COURT, CHENNAI.**

Sri Sathyanarayana Sathyanarayana Chari—Petitioner.

Palanappa Venkata and others—Respondent (Creditors).

Notice is hereby given under section 38 of the Provincial Insolvency Act V of 1920 that the above-named petitioner was adjudged insolvent by this Court on 30th August 1934 with direction to apply for discharge within one year from that date. Creditors should present their claims before the Official Receiver, East Godavari, Rajamahendravaram, as soon as possible.

No. 7 of 1934, **DEPARTMENT MURRAY'S COURT, CHENNAI.**

Manonathappa Venkatesh and others—Petitioner.

Marayappa Venkatesh and others—Respondent (Creditors).

Notice is hereby given under section 38 of the Provincial Insolvency Act V of 1920 that the above-named petitioners

No. 31 of 1935, DISTRICT MESSIA'S COURT, BELLARIE.
 Addressed: Pannapala, Kivikunaga—Pannapala.
 Notice is hereby given under section 19 (2) of the
 Presidential Decree Act of 1930 that the petitioner has
 applied to the Court for an order to appoint him as
 receiver and that the said petition should be posted to
 15th October 1935 for hearing.

V. K. RAJANATHA RAO,
 Petitioner District Messia.

Bellarie, 24th September 1935.

No. 2 of 1935, DISTRICT MESSIA'S COURT, BELLARIE.
 V. K. Rao, son of Haradappa Rao, residing at
 Bellapalli, Bellarrie taluk—Pannapala (Debtor).
 Maliciously charged and wrong claim—Respondent.

Notice is hereby given under section 19 (2) of the
 Presidential Decree Act of 1930 that the above-named
 petitioner has applied to the Court to declare him insolvent
 and that the petition should be posted to 15th November
 1935 for hearing. Any creditor wishing to oppose the
 same may appear either in person or by advocate on the
 said day.

T. G. MURUGUSAMI AYYAR,
 District Messia.

Bellarie, 15th October 1935.

No. 1 of 1935, DISTRICT MESSIA'S COURT, BELLARIE.
 Kuppasala Natar, son of Ponnasala Natar, residing at
 Bellapalli, Bellarrie taluk. Sagar taluk—
 Pannapala (Debtor).
 Chikilashu Natar and Pannapala taluk—Respondent.

Under section 19 of the Presidential Decree Act
 notice is hereby given that the above-named petitioner
 has been appointed receiver on 5th October 1935 and
 that he should apply for discharge on or before 5th
 April 1936.

Creditor should prove their claims within three
 months from the date of publication of this notice in
 the District Gazette by delivery or sending by registered
 post to the Official Receiver an affidavit in Form No. 2,
 of the Madras Provincial Decree Act. They
 should also give the Official Receiver all necessary
 instructions and provide him with funds where
 necessary.

No. 4 of 1935, DISTRICT MESSIA'S COURT, BELLARIE.
 Vengal Natar, son of Kuppasala Natar, residing at
 Bellapalli taluk, Sagar taluk—Pannapala (Debtor).
 Minor, Chikilashu Natar, son of Pannapala Natar and
 others—Respondent (Co-defendant).

Under section 19 of the Presidential Decree Act
 notice is hereby given that the above-named petitioner
 has been appointed receiver on 5th October 1935 and
 that he should apply for discharge on or before 5th
 April 1936.

Creditor should prove their claims within three
 months from the date of publication of this notice in
 the District Gazette by delivery or sending by registered
 post to the Official Receiver an affidavit in Form No. 2,
 of the Madras Provincial Decree Act. They
 should also give the Official Receiver all necessary
 instructions and provide him with funds where
 necessary.

A. ANDER RABER,
 District Messia.

Bellarie, 10th October 1935.

No. 26 of 1935, DISTRICT MESSIA'S COURT,
 BELLARIE.
 Ramdasappa Pillai, son of Dattaswami Pillai, residing at
 Bellapalli taluk, Bellarrie taluk—Pannapala (Debtor).
 A. M. S. Pannapala Madhava and others—Respondent.

Notice is hereby given that under sections 9, 11 and 12
 of Act V of 1930 the above application put in by the
 petitioner for being adjudged as insolvent comes on for
 hearing on 11th November 1935.

T. N. C. SREENTHAKARAN,
 Additional District Messia.

Trichinopoly, 14th October 1935.
 21-24

No. 10 of 1935, DISTRICT MESSIA'S COURT,
 BELLARIE.

Thandapani Kuppasala—Pannapala.
 Pannapala Kuppasala and others—Respondent.

Under section 19 (2) of the Presidential Decree Act
 the above-named petitioner has applied to be declared an
 insolvent and the petition should be posted to 15th November
 1935 for hearing. Any creditor wishing to oppose the
 same may do so either in person or by a duly authorized
 pleader.

No. 21 of 1935, DISTRICT MESSIA'S COURT,
 BELLARIE.

T. Rao—Pannapala.
 Pannapala Kuppasala and others—Respondent.

Under section 19 (2) of the Presidential Decree Act
 the above-named petitioner has applied to be declared an
 insolvent and the petition should be posted to 15th November
 1935 for hearing. Any creditor wishing to oppose the
 same may do so either in person or by a duly authorized
 pleader.

G. SARAVAKANNAN MUDALIYAR,
 District Messia.

Trichinopoly, 14th October 1935.

No. 17 of 1935, DISTRICT MESSIA'S COURT,
 BELLARIE.

Thandapani Kuppasala alias Bellarrie, son of Pannapala Kuppasala,
 14 years, Natar, son of Pannapala Kuppasala, Natar,
 Pannapala taluk—Pannapala (Debtor).
 Pannapala Kuppasala and others—Respondent.

Notice is hereby given that the petition above named
 has applied to the Court to appoint him as an receiver
 under section 19 of Act V of 1930 and that the petition
 is posted to 5th November 1935. Any creditor wishing
 to oppose the same may do so either in person or by
 pleader.

N. CHANDRAN,
 District Messia.

Trichinopoly, 14th September 1935.

No. 4 of 1935, DISTRICT MESSIA'S COURT,
 BELLARIE.

N. T. K. Vengal Natar—Pannapala (Debtor).
 P. K. Pannapala Natar and others—Respondent.

Notice is hereby given under section 19 (2) of Act V of
 1930 that the above-named petitioner has applied to this
 Court to declare him insolvent and that the petition
 has been posted to 15th November 1935 for hearing.

N. GOVINDAN,
 District Messia.

Trichinopoly, 10th October 1935.

No. 25 of 1935, DISTRICT MESSIA'S COURT,
 CHENNAI (No. 4 of 1935, District Court, Chennai).
 Kuppasala Chetti and Pannapala Chetti—Pannapala.
 Chikilashu Chetti and others—Respondent.

Notice is hereby given under section 19 of the Presidential
 Decree Act V of 1930 that the discharge period in
 the above matter is extended to 21st December 1935.

No. 31 of 1935, DISTRICT MESSIA'S COURT,
 CHENNAI (No. 31 of 1935, District Court, Chennai).
 N. C. Pannapala Madhava—Pannapala (Debtor).
 N. V. Pannapala Madhava—Respondent.

Notice is hereby given under section 19 of Act V of 1930
 that the discharge period in the above matter is extended
 to 15th August 1936.

N. C. SREENTHAKARAN,
 District Messia.

Chennai, 10th October 1935.

No. 2 of 1935, District Court, CHENNAI.

K. M. Rao, 2 V. Pannapala Chetti, son of Pannapala
 Chetti, Pannapala taluk—Pannapala (Debtor).
 Pannapala Chetti, Pannapala taluk—Pannapala (Debtor).
 Pannapala Chetti, Pannapala taluk—Pannapala (Debtor).

Notice is hereby given under section 19 of Act V of
 1930 that the discharge period in the above matter is
 extended to 15th August 1936.

as before 27th November 1925, being which a final dividend will be distributed without regard to their claims.

No. 41 of 1924, SUD-CORRY, DOWRY.

Mahar K. An. P. Anandachari Chettyar, son of Pannasami Chettyar, money lender, residing at Dindimur—Pattinam (Madras).
 Fresh dividend payable, son of Ramu, Local Revenue, residing at Vellamangalam, Pattinam (Madras).
 Respondent (Madras).

Notice is hereby given under section 44 of Act V of 1920 that each of the creditors of the above-named deceased who have not proved their claims should do so on or before 15th November 1925, failing which a final dividend will be distributed without regard to their claims.

No. 2 of 1925, SUD-CORRY, MADRAS.

Srinivasan Nadar, adopted son of Sankaralingam Nadar, residing at Vellore, Madras district, and Sankar Nadar, son of Ranganatha Nadar, residing at Vellore, Madras district—Pattinam (Madras).

Vishwanath Nadar, son of Sankar Nadar, residing at Pattinam, Madras district, and Sankar Nadar, son of Ranganatha Nadar, residing at Vellore, Madras district—Pattinam (Madras).

Notice is hereby given under section 44 of Act V of 1920 that each of the creditors of the above-named deceased who have not proved their claims should do so on or before 15th November 1925, failing which a final dividend will be distributed without regard to their claims.

No. 19 of 1925, SUD-CORRY, MADRAS.

P. N. S. K. Srinivasan Aiyar, son of P. N. S. K. Srinivasan Aiyar, residing at Kanki Street, Madras—Pattinam (Madras).

S. Kandasami Sival, son of Sankararam Sival, residing at Madhavapuram, Madras district—Pattinam (Madras).

Notice is hereby given under section 44 of Act V of 1920 that each of the creditors of the above-named deceased who have not proved their claims should do so on or before 15th November 1925, failing which a final dividend will be distributed without regard to their claims.

T. M. NUDUGESAN PILLAI,

Official Receiver.

Madras, 16th Oct. 1925.

No. 28 of 1925, SUD-CORRY, SOUTH KANARA.

T. Thiruvalluvar Rao and others—Pattinam (Madras).
 Sheriff Thomas Vittal Rao—Respondent (Madras).

Notice under section 37 (2) of Act V of 1920 is hereby given that the order, dated 25th February 1925 of the District Court, adjudging the above respondents (deceased) is annulled on 15th October 1925 by the said Court under section 42 (1).

No. 34 of 1925, SUD-CORRY, SOUTH KANARA.

Pillai Sival—Pattinam (Madras).
 Sivala Sivala—Respondent (Madras).

Notice under section 37 (2) of Act V of 1920 is hereby given that the order, dated 18th March 1924, of the District Court of South Kanara, adjudging the above respondents (deceased) is annulled on 15th October 1925 by the said Court under section 42 (1) of the Act.

No. 26 of 1924, SUD-CORRY, SOUTH KANARA.

Srinivasan Ranganatha—Pattinam (Madras).
 Srinivasan Ranganatha—Respondent (Madras).

Notice under section 37 (2) of Act V of 1920 is hereby given that the order of the District Judge of South Kanara, dated 24th March 1924, adjudging the above respondents (deceased) is annulled on 2nd October 1925 by the District Judge under section 42 (1) of the Act.

No. 29 of 1925, SUD-CORRY, SOUTH KANARA.

T. Ganesan Sivala and others—Pattinam (Madras).
 Krishna Sivala and others—Respondent (Madras).

Notice under section 37 (2) of Act V of 1920 is hereby given that the order, dated 15th December 1924, adjudging the above respondents (deceased) is annulled on 15th October 1925 under section 42 (1) of the Act by the said Court.

T. B. SANKARANATHA PUNJI,

Official Receiver.

Mangalore, 9th October 1925.

NOTICE.

IN THE MATTER OF THE INDIAN COMPANIES ACT, 1912, and now VENTNATHACHARIER SRI LAKSHMI KANTHA VILAS NADAR, LONDON.

Whereas the Ventrachariyer Sri Lakshmi Kantha Vihasa Nidra, Limited, is being wound up and the undersigned has reasonable cause to believe that the claims of the said company are fully wound up,

And whereas the persons required to be made by the liquidator have not been made for a period of six months after notice demanding the payment was sent by post to the liquidator of the said company within last known place of residence;

Therefore the undersigned hereby gives notice pursuant to section 241 (4) of the Indian Companies Act, 1912, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the names of the said company will be struck off the register and the company will be dissolved.

M. KUDRALL,

Assistant Registrar of Joint Stock Companies,
 Calcutta, 12th October 1925.

FINANCIAL NOTIFICATION.

NOTIFICATION.

Persons of the following Currency notes of the Madras Circle are stated to have been destroyed and payment of their value has been claimed by the person whose name is placed against the number. Any other person claiming a right to them is desired to communicate at once with the undersigned—

Regiment number—D 44 (25-26); number of notes—7112-22404, 7112-22405, 7112-22406, 7112-22407, 7112-22408, 7112-22409, 7112-22410, 7112-22411, 7112-22412, 7112-22413, 7112-22414, 7112-22415, 7112-22416, 7112-22417, 7112-22418, 7112-22419, 7112-22420, 7112-22421, 7112-22422, 7112-22423, 7112-22424, 7112-22425, 7112-22426, 7112-22427, 7112-22428, 7112-22429, 7112-22430, 7112-22431, 7112-22432, 7112-22433, 7112-22434, 7112-22435, 7112-22436, 7112-22437, 7112-22438, 7112-22439, 7112-22440, 7112-22441, 7112-22442, 7112-22443, 7112-22444, 7112-22445, 7112-22446, 7112-22447, 7112-22448, 7112-22449, 7112-22450, 7112-22451, 7112-22452, 7112-22453, 7112-22454, 7112-22455, 7112-22456, 7112-22457, 7112-22458, 7112-22459, 7112-22460, 7112-22461, 7112-22462, 7112-22463, 7112-22464, 7112-22465, 7112-22466, 7112-22467, 7112-22468, 7112-22469, 7112-22470, 7112-22471, 7112-22472, 7112-22473, 7112-22474, 7112-22475, 7112-22476, 7112-22477, 7112-22478, 7112-22479, 7112-22480, 7112-22481, 7112-22482, 7112-22483, 7112-22484, 7112-22485, 7112-22486, 7112-22487, 7112-22488, 7112-22489, 7112-22490, 7112-22491, 7112-22492, 7112-22493, 7112-22494, 7112-22495, 7112-22496, 7112-22497, 7112-22498, 7112-22499, 7112-22500, 7112-22501, 7112-22502, 7112-22503, 7112-22504, 7112-22505, 7112-22506, 7112-22507, 7112-22508, 7112-22509, 7112-22510, 7112-22511, 7112-22512, 7112-22513, 7112-22514, 7112-22515, 7112-22516, 7112-22517, 7112-22518, 7112-22519, 7112-22520, 7112-22521, 7112-22522, 7112-22523, 7112-22524, 7112-22525, 7112-22526, 7112-22527, 7112-22528, 7112-22529, 7112-22530, 7112-22531, 7112-22532, 7112-22533, 7112-22534, 7112-22535, 7112-22536, 7112-22537, 7112-22538, 7112-22539, 7112-22540, 7112-22541, 7112-22542, 7112-22543, 7112-22544, 7112-22545, 7112-22546, 7112-22547, 7112-22548, 7112-22549, 7112-22550, 7112-22551, 7112-22552, 7112-22553, 7112-22554, 7112-22555, 7112-22556, 7112-22557, 7112-22558, 7112-22559, 7112-22560, 7112-22561, 7112-22562, 7112-22563, 7112-22564, 7112-22565, 7112-22566, 7112-22567, 7112-22568, 7112-22569, 7112-22570, 7112-22571, 7112-22572, 7112-22573, 7112-22574, 7112-22575, 7112-22576, 7112-22577, 7112-22578, 7112-22579, 7112-22580, 7112-22581, 7112-22582, 7112-22583, 7112-22584, 7112-22585, 7112-22586, 7112-22587, 7112-22588, 7112-22589, 7112-22590, 7112-22591, 7112-22592, 7112-22593, 7112-22594, 7112-22595, 7112-22596, 7112-22597, 7112-22598, 7112-22599, 7112-22600, 7112-22601, 7112-22602, 7112-22603, 7112-22604, 7112-22605, 7112-22606, 7112-22607, 7112-22608, 7112-22609, 7112-22610, 7112-22611, 7112-22612, 7112-22613, 7112-22614, 7112-22615, 7112-22616, 7112-22617, 7112-22618, 7112-22619, 7112-22620, 7112-22621, 7112-22622, 7112-22623, 7112-22624, 7112-22625, 7112-22626, 7112-22627, 7112-22628, 7112-22629, 7112-22630, 7112-22631, 7112-22632, 7112-22633, 7112-22634, 7112-22635, 7112-22636, 7112-22637, 7112-22638, 7112-22639, 7112-22640, 7112-22641, 7112-22642, 7112-22643, 7112-22644, 7112-22645, 7112-22646, 7112-22647, 7112-22648, 7112-22649, 7112-22650, 7112-22651, 7112-22652, 7112-22653, 7112-22654, 7112-22655, 7112-22656, 7112-22657, 7112-22658, 7112-22659, 7112-22660, 7112-22661, 7112-22662, 7112-22663, 7112-22664, 7112-22665, 7112-22666, 7112-22667, 7112-22668, 7112-22669, 7112-22670, 7112-22671, 7112-22672, 7112-22673, 7112-22674, 7112-22675, 7112-22676, 7112-22677, 7112-22678, 7112-22679, 7112-22680, 7112-22681, 7112-22682, 7112-22683, 7112-22684, 7112-22685, 7112-22686, 7112-22687, 7112-22688, 7112-22689, 7112-22690, 7112-22691, 7112-22692, 7112-22693, 7112-22694, 7112-22695, 7112-22696, 7112-22697, 7112-22698, 7112-22699, 7112-22700, 7112-22701, 7112-22702, 7112-22703, 7112-22704, 7112-22705, 7112-22706, 7112-22707, 7112-22708, 7112-22709, 7112-22710, 7112-22711, 7112-22712, 7112-22713, 7112-22714, 7112-22715, 7112-22716, 7112-22717, 7112-22718, 7112-22719, 7112-22720, 7112-22721, 7112-22722, 7112-22723, 7112-22724, 7112-22725, 7112-22726, 7112-22727, 7112-22728, 7112-22729, 7112-22730, 7112-22731, 7112-22732, 7112-22733, 7112-22734, 7112-22735, 7112-22736, 7112-22737, 7112-22738, 7112-22739, 7112-22740, 7112-22741, 7112-22742, 7112-22743, 7112-22744, 7112-22745, 7112-22746, 7112-22747, 7112-22748, 7112-22749, 7112-22750, 7112-22751, 7112-22752, 7112-22753, 7112-22754, 7112-22755, 7112-22756, 7112-22757, 7112-22758, 7112-22759, 7112-22760, 7112-22761, 7112-22762, 7112-22763, 7112-22764, 7112-22765, 7112-22766, 7112-22767, 7112-22768, 7112-22769, 7112-22770, 7112-22771, 7112-22772, 7112-22773, 7112-22774, 7112-22775, 7112-22776, 7112-22777, 7112-22778, 7112-22779, 7112-22780, 7112-22781, 7112-22782, 7112-22783, 7112-22784, 7112-22785, 7112-22786, 7112-22787, 7112-22788, 7112-22789, 7112-22790, 7112-22791, 7112-22792, 7112-22793, 7112-22794, 7112-22795, 7112-22796, 7112-22797, 7112-22798, 7112-22799, 7112-22800, 7112-22801, 7112-22802, 7112-22803, 7112-22804, 7112-22805, 7112-22806, 7112-22807, 7112-22808, 7112-22809, 7112-22810, 7112-22811, 7112-22812, 7112-22813, 7112-22814, 7112-22815, 7112-22816, 7112-22817, 7112-22818, 7112-22819, 7112-22820, 7112-22821, 7112-22822, 7112-22823, 7112-22824, 7112-22825, 7112-22826, 7112-22827, 7112-22828, 7112-22829, 7112-22830, 7112-22831, 7112-22832, 7112-22833, 7112-22834, 7112-22835, 7112-22836, 7112-22837, 7112-22838, 7112-22839, 7112-22840, 7112-22841, 7112-22842, 7112-22843, 7112-22844, 7112-22845, 7112-22846, 7112-22847, 7112-22848, 7112-22849, 7112-22850, 7112-22851, 7112-22852, 7112-22853, 7112-22854, 7112-22855, 7112-22856, 7112-22857, 7112-22858, 7112-22859, 7112-22860, 7112-22861, 7112-22862, 7112-22863, 7112-22864, 7112-22865, 7112-22866, 7112-22867, 7112-22868, 7112-22869, 7112-22870, 7112-22871, 7112-22872, 7112-22873, 7112-22874, 7112-22875, 7112-22876, 7112-22877, 7112-22878, 7112-22879, 7112-22880, 7112-22881, 7112-22882, 7112-22883, 7112-22884, 7112-22885, 7112-22886, 7112-22887, 7112-22888, 7112-22889, 7112-22890, 7112-22891, 7112-22892, 7112-22893, 7112-22894, 7112-22895, 7112-22896, 7112-22897, 7112-22898, 7112-22899, 7112-22900, 7112-22901, 7112-22902, 7112-22903, 7112-22904, 7112-22905, 7112-22906, 7112-22907, 7112-22908, 7112-22909, 7112-22910, 7112-22911, 7112-22912, 7112-22913, 7112-22914, 7112-22915, 7112-22916, 7112-22917, 7112-22918, 7112-22919, 7112-22920, 7112-22921, 7112-22922, 7112-22923, 7112-22924, 7112-22925, 7112-22926, 7112-22927, 7112-22928, 7112-22929, 7112-22930, 7112-22931, 7112-22932, 7112-22933, 7112-22934, 7112-22935, 7112-22936, 7112-22937, 7112-22938, 7112-22939, 7112-22940, 7112-22941, 7112-22942, 7112-22943, 7112-22944, 7112-22945, 7112-22946, 7112-22947, 7112-22948, 7112-22949, 7112-22950, 7112-22951, 7112-22952, 7112-22953, 7112-22954, 7112-22955, 7112-22956, 7112-22957, 7112-22958, 7112-22959, 7112-22960, 7112-22961, 7112-22962, 7112-22963, 7112-22964, 7112-22965, 7112-22966, 7112-22967, 7112-22968, 7112-22969, 7112-22970, 7112-22971, 7112-22972, 7112-22973, 7112-22974, 7112-22975, 7112-22976, 7112-22977, 7112-22978, 7112-22979, 7112-22980, 7112-22981, 7112-22982, 7112-22983, 7112-22984, 7112-22985, 7112-22986, 7112-22987, 7112-22988, 7112-22989, 7112-22990, 7112-22991, 7112-22992, 7112-22993, 7112-22994, 7112-22995, 7112-22996, 7112-22997, 7112-22998, 7112-22999, 7113-23000, 7113-23001, 7113-23002, 7113-23003, 7113-23004, 7113-23005, 7113-23006, 7113-23007, 7113-23008, 7113-23009, 7113-23010, 7113-23011, 7113-23012, 7113-23013, 7113-23014, 7113-23015, 7113-23016, 7113-23017, 7113-23018, 7113-23019, 7113-23020, 7113-23021, 7113-23022, 7113-23023, 7113-23024, 7113-23025, 7113-23026, 7113-23027, 7113-23028, 7113-23029, 7113-23030, 7113-23031, 7113-23032, 7113-23033, 7113-23034, 7113-23035, 7113-23036, 7113-23037, 7113-23038, 7113-23039, 7113-23040, 7113-23041, 7113-23042, 7113-23043, 7113-23044, 7113-23045, 7113-23046, 7113-23047, 7113-23048, 7113-23049, 7113-23050, 7113-23051, 7113-23052, 7113-23053, 7113-23054, 7113-23055, 7113-23056, 7113-23057, 7113-23058, 7113-23059, 7113-23060, 7113-23061, 7113-23062, 7113-23063, 7113-23064, 7113-23065, 7113-23066, 7113-23067, 7113-23068, 7113-23069, 7113-23070, 7113-23071, 7113-23072, 7113-23073, 7113-23074, 7113-23075, 7113-23076, 7113-23077, 7113-23078, 7113-23079, 7113-23080, 7113-23081, 7113-23082, 7113-23083, 7113-23084, 7113-23085, 7113-23086, 7113-23087, 7113-23088, 7113-23089, 7113-23090, 7113-23091, 7113-23092, 7113-23093, 7113-23094, 7113-23095, 7113-23096, 7113-23097, 7113-23098, 7113-23099, 7113-23100, 7113-23101, 7113-23102, 7113-23103, 7113-23104, 7113-23105, 7113-23106, 7113-23107, 7113-23108, 7113-23109, 7113-23110, 7113-23111, 7113-23112, 7113-23113, 7113-23114, 7113-23115, 7113-23116, 7113-23117, 7113-23118, 7113-23119, 7113-23120, 7113-23121, 7113-23122, 7113-23123, 7113-23124, 7113-23125, 7113-23126, 7113-23127, 7113-23128, 7113-23129, 7113-23130, 7113-23131, 7113-23132, 7113-23133, 7113-23134, 7113-23135, 7113-23136, 7113-23137, 7113-23138, 7113-23139, 7113-23140, 7113-23141, 7113-23142, 7113-23143, 7113-23144, 7113-23145, 7113-23146, 7113-23147, 7113-23148, 7113-23149, 7113-23150, 7113-23151, 7113-23152, 7113-23153, 7113-23154, 7113-23155, 7113-23156, 7113-23157, 7113-23158, 7113-23159, 7113-23160, 7113-23161, 7113-23162, 7113-23163, 7113-23164, 7113-23165, 7113-23166, 7113-23167, 7113-23168, 7113-23169, 7113-23170, 7113-23171, 7113-23172, 7113-23173, 7113-23174, 7113-23175, 7113-23176, 7113-23177, 7

STATISTICS—CROP REPORT—HIDE—GROUNDWATER
—THIRD REPORT

The growth of the area under groundnut in the Madras Presidency during the five years ending 1935-36 has represented 45.2 per cent of the total area under cereals in India.

2. The 2004 acres with grapes up to the 10th September 2015 is estimated at 1,910,300 acres. When compared with the area of 1,937,500 acres estimated for the corresponding period of last year, it reveals an increase of 2.7 per cent.

1. The increase is general outside Gushan, Wuzhaguan, East Gushan, Bafang, Ansonagar, Mofan, Chongchuan, and Maling. The increase is marked in Karamai, the Central Xinjiang Production and Construction Corps, and Tianshan. The area in Bafang and Ansonagar has fallen from 344,646 acres to 351,536 acres due mainly to an increase in the area under cotton and other crops.

4. The summer crop throughout has been harvested. The yields were generally below normal. The yield of the early crop in Maharashtra and Coimbatore is reported to be slightly below normal due to late sowing and excessive rain in both the districts. Besides lower output in parts of Madras.

8. The condition of the main crop is reported to be generally satisfactory. The crop was affected in parts of the Eastern district by drought, insect pest and plant diseases to some extent. In the Ulaanbaatar region, lack of the Technology district, the crop is reported to have been affected by insect diseases.

8. The wholesale price of groundnut shelled per canted netwot of 55.57 lb. as reported from 1933-34 onwards towards the close of September 1935 was Rs. 2-12-0 in Cochin, Rs. 2-2-0 in Mangalore, Rs. 2-5-0 in Travancore, Rs. 2-4-0 in Calcutta, Rs. 2-10-0 in Cochin, Rs. 2-12-0 in Belan and Rs. 2-10-0 in Akas. When compared with the prices reported towards the close of July 1935, these prices reveal a fall of one anna in Mangalore and Cochin, one anna in Belan, 2 paise in Calcutta, 4 paise in Akas and 5 paise in Mangalore. The price of groundnut shelled in Akas is Rs. 2-10-0.

7. Figures for districts are all on balance...

[Area in brackets of across (L.p.), 69 lines omitted.]

District and Precinct		Registered		Registered		Voting Age		Voting Age	
CD	Precinct	2010	2012	2010	2012	2010	2012	2010	2012
1	100	100	100	100	100	100	100	100	100
2	100	100	100	100	100	100	100	100	100
3	100	100	100	100	100	100	100	100	100
4	100	100	100	100	100	100	100	100	100
5	100	100	100	100	100	100	100	100	100
6	100	100	100	100	100	100	100	100	100
7	100	100	100	100	100	100	100	100	100
8	100	100	100	100	100	100	100	100	100
9	100	100	100	100	100	100	100	100	100
10	100	100	100	100	100	100	100	100	100
11	100	100	100	100	100	100	100	100	100
12	100	100	100	100	100	100	100	100	100
13	100	100	100	100	100	100	100	100	100
14	100	100	100	100	100	100	100	100	100
15	100	100	100	100	100	100	100	100	100
16	100	100	100	100	100	100	100	100	100
17	100	100	100	100	100	100	100	100	100
18	100	100	100	100	100	100	100	100	100
19	100	100	100	100	100	100	100	100	100
20	100	100	100	100	100	100	100	100	100
21	100	100	100	100	100	100	100	100	100
22	100	100	100	100	100	100	100	100	100
23	100	100	100	100	100	100	100	100	100
24	100	100	100	100	100	100	100	100	100
25	100	100	100	100	100	100	100	100	100
26	100	100	100	100	100	100	100	100	100
27	100	100	100	100	100	100	100	100	100
28	100	100	100	100	100	100	100	100	100
29	100	100	100	100	100	100	100	100	100
30	100	100	100	100	100	100	100	100	100
31	100	100	100	100	100	100	100	100	100
32	100	100	100	100	100	100	100	100	100
33	100	100	100	100	100	100	100	100	100
34	100	100	100	100	100	100	100	100	100
35	100	100	100	100	100	100	100	100	100
36	100	100	100	100	100	100	100	100	100
37	100	100	100	100	100	100	100	100	100
38	100	100	100	100	100	100	100	100	100
39	100	100	100	100	100	100	100	100	100
40	100	100	100	100	100	100	100	100	100
41	100	100	100	100	100	100	100	100	100
42	100	100	100	100	100	100	100	100	100
43	100	100	100	100	100	100	100	100	100
44	100	100	100	100	100	100	100	100	100
45	100	100	100	100	100	100	100	100	100
46	100	100	100	100	100	100	100	100	100
47	100	100	100	100	100	100	100	100	100
48	100	100	100	100	100	100	100	100	100
49	100	100	100	100	100	100	100	100	100
50	100	100	100	100	100	100	100	100	100
51	100	100	100	100	100	100	100	100	100
52	100	100	100	100	100	100	100	100	100
53	100	100	100	100	100	100	100	100	100
54	100	100	100	100	100	100	100	100	100
55	100	100	100	100	100	100	100	100	100
56	100	100	100	100	100	100	100	100	100
57	100	100	100	100	100	100	100	100	100
58	100	100	100	100	100	100	100	100	100
59	100	100	100	100	100	100	100	100	100
60	100	100	100	100	100	100	100	100	100
61	100	100	100	100	100	100	100	100	100
62	100	100	100	100	100	100	100	100	100
63	100	100	100	100	100	100	100	100	100
64	100	100	100	100	100	100	100	100	100
65	100	100	100	100	100	100	100	100	100
66	100	100	100	100	100	100	100	100	100
67	100	100	100	100	100	100	100	100	100
68	100	100	100	100	100	100	100	100	100
69	100	100	100	100	100	100	100	100	100
70	100	100	100	100	100	100	100	100	100
71	100	100	100	100	100	100	100	100	100
72	100	100	100	100	100	100	100	100	100
73	100	100	100	100	100	100	100	100	100
74	100	100	100	100	100	100	100	100	100
75	100	100	100	100	100	100	100	100	100
76	100	100	100	100	100	100	100	100	100
77	100	100	100	100	100	100	100	100	100
78	100	100	100	100	100	100	100	100	100
79	100	100	100	100	100	100	100	100	100
80	100	100	100	100	100	100	100	100	100
81	100	100	100	100	100	100	100	100	100
82	100	100	100	100	100	100	100	100	100
83	100	100	100	100	100	100	100	100	100
84	100	100	100	100	100	100	100	100	100
85	100	100	100	100	100	100	100	100	100
86	100	100	100	100	100	100	100	100	100
87	100	100	100	100	100	100	100	100	100
88	100	100	100	100	100	100	100	100	100
89	100	100	100	100	100	100	100	100	100
90	100	100	100	100	100	100	100	100	100
91	100	100	100	100	100	100	100	100	100
92	100	100	100	100	100	100	100	100	100
93	100	100	100	100	100	100	100	100	100
94	100	100	100	100	100	100	100	100	100
95	100	100	100	100	100	100	100	100	100
96	100	100	100	100	100	100	100	100	100
97	100	100	100	100	100	100	100	100	100
98	100	100	100	100	100	100	100	100	100
99	100	100	100	100	100	100	100	100	100
100	100	100	100	100	100	100	100	100	100

Board (Laid Nameless and Settlement),
Medist, 41st October 1810.

STATISTICS-INFO REPORT-H14-36-GENOCELLY
-SECOND REPORT-

The average of the areas under gingivitis in the Madras Presidency during the five years ending 1933-34 has represented 22 per cent of the total area under gingivitis in India.

2. The same survey with grapes up to the 25th September 1959 is estimated at 425,000 acres. When compared with the area of 485,000 acres estimated for the corresponding period of last year, it reveals an increase of 60,000 acres.

1. The increase in area is general outside Vancouver, East Graham, South Area, North Area, Siding and Railroad. The increase is marked on Narkley, Caledonia and Vashonopoly (4-11,000 acres). There are however some marked decreases in Siding (—11,000 acres) due to insufficient accurate data.

4. The early crop of pignolly has been harvested in parts. The yield was generally below normal. The condition of the standing crop is satisfactory.

6. Parents are encouraged not to use behavior charts.

(Drive on hundreds of acres, i.e., dit below omitted.)

[illegible]STATISTICS-1980-26-PADDOY-FIRST FORECAST
HURST

The average of the areas under paddy in the Madras Presidency during the five years ending 1933-34 has represented 12.5 per cent of the total area under paddy in India.

On or after 18th October 1935, I intend moving the High Court to send me as an Advocate General.

BODAPATI PRATYALLAIGRA YAD.
Vijayapattur, 21th September 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

T. K. NARAYAJULU,
Rajahmundry, 2d October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

P. GOPALA RAJESW.
Cheluvu, 2nd October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

V. K. DOSS.
Madras, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

P. P. ANANTHASARAYANATHAN.
Madras, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

RAJANATHAPURAM RAJESWARER NAMAKA.
Kollapalle Post, 1th Oct. 1935. **NARAYANAN.**

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

MADGULA VENKATA NAGA RAMAIA.
Madras, 2th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

Z. KARUNAK.
Madras, 2th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

S. SUBBAYYAN.
Madras, 2th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

M. M. S. PRASADRAO.
Chingelput, 4th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

V. S. VENKATESWARAN.
Cheluvu, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

M. RASANTJAM.
Madras, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

M. UTHAYAN.
Cheluvu, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

S. V. SUBBARENAVIVAN.
Cheluvu, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

KODALI VENKATA RAYNAM.
Madras, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

CULLAPATI SUBBIAHULU CHODHARY.
Madras, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

S. SUNDARA RAJAN.
Madras, 18th October 1935.

On or after 18th November 1935, I intend moving the High Court to send me as an Advocate General.

SWAMI SIVAKA RAMA.
Vellore, 18th October 1935.

On account of my adoption to my uncle Matha-
venkappa Chellu, I, Rm. Narayana, shall remain
in service as M. Narayana.

For, MEYAPPAN.
Madras, 18th October 1935.

I, A. V. Muthian, shall remain in service as
A. V. Subramanian Iyer.

A. V. MUTHIAN.
Kannur, 18th October 1935.

INSOLVENCY NOTICE.

No. 4 of 1935, **DEPARTMENT OF COMMERCE.**
Debtors Iyer and B. Ramaswami—Partners.
Kannurway Chetty and others—Debtors.

Notice is hereby given to the respondents that the
above-named persons have filed the above application
for adjudication as insolvent. The said application
was filed on 21st November 1935. For orders to the
respondents.

P. KUNHINAWASTY AYYANAR.
Chingelput, 18th October 1935.

HIGH COURT, MADRAS.

O.P. No. 221 of 1935.

In the matter of the Indian Companies Act (VII of
1913) and in the matter of the Madras Companies
Act, 1931.

CHIEF J. M. KIRKLAND—President.

Notice is hereby given that a petition for the winding
up of the above-named company by the High Court at
Madras, was on the 18th day of October 1935 presented to
the High Court, Madras, by the petitioner above named,
a copy of the said petition and that the said
petition is deemed to be heard on the 18th November 1935
and any creditor or contributory of the said company
desires to oppose the making of an order for the winding
up of the said company under the above Act should
appear at the time of hearing by himself or his counsel
for that purpose with a copy of the petition and be
prepared to take evidence or cross-examine of the said
company regarding the same by the undersigned or
person of his required stamp for the same.

E. S. SUNDARAM,
Counsel for Petitioner.

M. Lee Chander, Madras.
18th October 1935.

THE VICTORIA PUBLIC HALL, MADRAS.

A Public Meeting of the Election of the Victoria
Public Hall will be held at the Hall on Thursday, the
24th November 1935 at 8 p.m. for the purpose of electing
five trustees in the place of

The Hon'ble Sir John Mahomed C. Nandamony
Chetty, C.M.

Mr. J. C. R. Srinivas

Mr. J. K. Srinivas

Mr. D. J. S. Srinivas

Mr. Srinivas Mahomed Sathu Mahomed

who retire from the office of Trustees by rotation, under
clause (1) of the Trust Deed entered into per decree of the
High Court on C.D. No. 48 of 1927.

M. A. KEDDIE MADHVA RAJAN,
Madras, 18th October 1935.